

All correspondence referring to announcements and subscription of Government Gazette must be addressed to its administration office. Literary publications will be advertised free of charge provided two copies are offered.

Toda a correspondência relativa a anúncios e à assinatura do Boletim Oficial deve ser dirigida à Administração da Imprensa Nacional. As publicações literárias de que se receberem dois exemplares anunciam-se gratuitamente.



SUBSCRIPTION RATES — ASSINATURA

	YEARLY (Anual)	HALF-YEARLY (Semestral)	QUARTERLY (Trimestral)
All 3 series } (As 3 series)	Rs. 40/-	Rs. 24/-	Rs. 18/-
I Series	Rs. 20/-	Rs. 12/-	Rs. 9/-
II Series	Rs. 16/-	Rs. 10/-	Rs. 8/-
III Series	Rs. 20/-	Rs. 12/-	Rs. 9/-

Postage is to be added when delivered by mail —
Acrésc. o porte quando remetido pelo correio

GOVERNMENT GAZETTE

BOLETIM OFICIAL

GOVERNMENT OF GOA, DAMAN AND DIU

Secretariat

Notification

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter no. F.7(11)/62-Goa dated the 25th July 1963, the Administrator of Goa, Daman and Diu is pleased to make the following rules relating to the recruitment to the non-ministerial, non-gazetted posts in the Goa Government Secretariat, under the Government of Goa, Daman and Diu.

1. **Short title.** — These rules may be called Goa Government non-ministerial, non-gazetted posts' Recruitment Rules, 1966.

2. **Application.** — These rules shall apply to the posts specified in column 1 of the Schedule to these rules.

3. **Number, classification and scale of pay.** — The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. **Method of recruitment, age limit and other qualifications.** — The method of recruitment to the said posts, age limit, qualifications and other matters

connected therewith shall be as specified in columns 5 to 13 of the aforesaid Schedule.

Provided that,

- (a) the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Government from time to time; and
- (b) no male candidate, who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule.

5. These rules will come into effect from the date of the Notification and will relate to appointments to the various posts made on or after this date. An appointment made prior to this date through a duly constituted Staff Selection Board/Departmental Promotion Committee will be deemed to be a regular appointment, notwithstanding any provisions contained in these rules, and the probation period in that case will extend to six months only from the date of this notification.

G. K. Bhanot
Chief Secretary

Panjim, 9th September, 1966.

SCHEDULE

Name of post	No. of posts	Classification	Scale of Pay	Whether Selection Post or non-Selection Post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Period prescribed for the probation of direct recruits if any will apply in the case of promotees	Method of recruitment whether by direct recruit, or by deputation/transfer and which promotion/deputation/transfer to be made	In case of recruitment by promotion/deputation/transfer, grades from which promotion/deputation/transfer to be made	If a D.P.C. exists, in which U.P.S.C. is to be consulted in making recruitment	N. A.	As required under the rules.	
1. Electrician	One	Class III (Non-ministerial) (Non-specified)	Rs. 165-3-181-4-185.	N. A.	18 to 25 years.	1. Middle standard in English or equivalent. 2. Holder of Certificate course as wireman/Electrician from a recognised institution.	Two years	Direct recruitment or Transfer.	A suitable electrician from the office of the Chief Electoral Engineer.	Promotion — failing which, direct recruitment.	A. U.D.C. or Junior Stenographer of the Secretariat, with two years' service in the respective grade.	Class III D.P.C.	Do
2. Cypher Assistant	One	Do	Rs. 210-10-220-290-15-320-425.	Selection.	Do	1. Intermediate/Higher Secondary/Senior Cambridge or equivalent. 2. Should have successfully undergone the Cypher Training Course, conducted by the Government of India or any State Government.	Age-No Qs-Yes only in respect of Qs-No. 2	Do	Promotion, failing which, direct recruitment.	A. U.D.C. or Junior Stenographer of the Secretariat, with two years' service in the respective grade.	Class III D.P.C.	Do	

Notification

In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with the Government of India, Ministry of External Affairs letter no. F.7(11)/62- Goa dated the 25th July 1963, the Administrator of Goa, Daman and Diu is pleased to make the following rules relating to the recruitment to the posts of Under Secretary in the Secretariat under the Government of Goa, Daman and Diu.

1. Short title.— These rules may be called Goa Government Under Secretary gazetted posts Recruitment Rules 1966.

2. Application.— These rules shall apply to the posts specified in column 1 of the Schedule to these rules.

3. Number, classification and scale of pay.— The number of posts, classification of the said posts and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.— The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the aforesaid Schedule.

Provided that,

(a) the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes and Scheduled Tribes and other special categories in accordance with the orders issued by the Government from time to time; and

(b) no male candidate, who has more than one wife living and no female candidate, who has married a person having already a wife living, shall be eligible for appointment, unless the Government, after having been satisfied that there are special grounds for doing so, exempts any such candidate from the operation of this rule.

5. These rules will come into effect from the date of the Notification and will relate to appointments to the various posts made on or after this date. An appointment made prior to this date through a duly constituted Staff Selection Board/Departmental Promotion Committee will be deemed to be a regular appointment, notwithstanding any provisions contained in these rules, and the probation period in that case will extend to six months only from the date of this notification.

G. K. Bhanot
Chief Secretary

Panjim, 15th September, 1966.

Planning and Development Department

Notification

CS/1779/66

The Sugar (Control) Amendment Order 1966 issued by the Government of India under Section 3 of the Essential Commodities Act 1955 is hereby republished in the Gazette of Goa, Daman and Diu, alongwith orders issued thereunder.

By order and in the name of the Administrator of Goa, Daman and Diu.

R. K. Gupta, Deputy Secretary (Planning).
Panjim, 14th October, 1966.

MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND COOPERATION
(Department of Food)

New Delhi, the 10th June, 1966
20th Jyaistha, 1888

O R D E R

G.S.R. 912/Ess.Com./Sugar — In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order, namely:

1. Short title, extent and commencement. — (1) This Order may be called the Sugar (Control) Order, 1966.

(2) It extends to the whole of India except the State of Jammu and Kashmir.

(3) It shall come into force at once.

2. Definitions. — In this Order, unless the context otherwise requires,—

(a) «Chief Director» means the Chief Director in the Directorate of Sugar and Vanaspati, Ministry of Food, Agriculture, Community Development and Cooperation (Department of Food) and includes the Additional Chief Director, an Officer on Special Duty, a Director and a Deputy Director in that Directorate;

(b) «ex-factory price» means the price of sugar (inclusive of excise duty) packed in such manner as may be prescribed by the Central Government and loaded at the buyer's option on buyer's carts, lorries, or other means of transport, or into railway wagons at the railway station or siding generally used by the producer, and includes all incidental charges and dunnage charges, which are on account of the ex-factory seller;

(c) «producer» means a person carrying on the business of manufacturing sugar;

(d) «recognised dealer» means a person carrying on the business of purchasing, selling or distributing sugar, and licensed under the Order relating to licensing of sugar dealers for the time being in force in a State or Union Territory;

(e) «sugar» means—

(i) any form of sugar containing more than 90 per cent of sucrose including khandsari sugar, sugarcandy and bura sugar;

SCHEDULE

No. of posts	Name of post	Classification	Scale of Pay	Age limit for direct recruits	Whether Selection Post or non-Selection Post.	Whether educational and other qualifications required for direct recruits	Period of probation for the direct recruits if any	Method of recruitment whether by direct recruitment or by promotion or by deputation/transfer.	In case of recruitment by promotion/deputation/transfer, grades from which promotion/deputation/transfer to be made	If a DFC exists, what is its composition	Circumstances in which U.P.S.C. is to be consulted in making recruitment	
1	2	3	4	5	6	7	8	9	10	11	12	13
Under Secretary	4	Central Civil Service Class II Gazetted	Rs. 620-30- plus S.P. of Rs. 75/-	Selection. Not applicable.	Not applicable.			By promotion failing which by transfer on deputation.	Superintendents with 5 years service in the grade.	Promotion:	Class II Departmental Promotion Committee.	

- (ii) any sugar of crystalline structure;
- (iii) sugar in process in vacuum pan sugar factory or raw sugar produced therein.

3. Power to regulate production of sugar. — The Central Government may, by order published in the Official Gazette, direct that no sugar shall be manufactured from sugarcane except under and in accordance with the conditions specified in a licence issued in this behalf, whether on payment of a fee or otherwise.

4. Restriction on sale, etc., of sugar by producers. — No producer shall sell or agree to sell or otherwise dispose of sugar, or delivery or agree to deliver sugar, or remove any sugar from the bonded godowns of the factory, in which it is produced, except under and in accordance with a direction issued in writing by the Central Government or the Chief Director.

5. Powers to issue directions to producers and dealers. — The Central Government or the Chief Director may from time to time, by general or special order, issue to any producer or recognised dealer, or any class of producers or recognised dealers, such directions regarding the production, maintenance of stocks, storage, sale, grading, packing, marking, weighment, disposal, delivery and distribution of sugar as it or he may deem fit.

6. Power to regulate movement of sugar. — The Central Government or the Chief Director may, by general or special order, direct that no person shall transport or offer or accept for transport whether by road, rail or water all or any specified type or grade of sugar, except under —

- (a) a general or special permit issued in this behalf;
- (b) a military credit note:

Provided that nothing in this clause shall apply to the transport of sugar not exceeding one kilogram as part of the personal luggage of a *bona-fide* traveller.

7. Power to fix sugar prices. — (1) The Central Government may, from time to time, by notification in the Official Gazette, fix the price of the maximum price at which any sugar may be sold or delivered, and different prices may be fixed for different areas or different factories or different types or grades of sugar.

(2) Such price or maximum price shall be fixed having regard to the estimated cost of production of sugar determined on the basis of the relevant Schedule of Cost given in the Report of the Sugar Enquiry Commission (October, 1965), subject to the adjustment of such rise in cost subsequent to the Report aforesaid as in the opinion of the Central Government cannot be absorbed by the provision for contingencies in the relevant Schedule to that Report.

(3) Where the price or the maximum price has been so fixed, no person shall sell or purchase or agree to sell or purchase any sugar at a price in excess of that fixed under sub-clause (1):

Provided that the price at which sugar may be sold for delivery otherwise than ex-factory shall not exceed the price or the maximum price, as the case

may be, fixed under sub-clause (1) for sale ex-factory plus such charges in respect of transport to any town or any specified area and other incidental charges as may be fixed by the concerned State Government or by any Officer authorised in this behalf by the Central Government or that State Government in accordance with the instruction issued by the Central Government in this behalf from time to time.

8. Power to allot quotas of sugar. — The Central Government or the Chief Director may, from time to time, by order, allot quotas of sugar to any specified State or area.

9. Power to issue directions to supply sugar. — (1) The Central Government or the Chief Director may, from time to time, by order, issue directions to any producer or recognised dealer to supply sugar of such type or grade and in such quantities —

(a) to such persons or organisations, in such areas or markets; or

(b) to such State Governments, as may be specified in the order and at a price not exceeding the price or the maximum price fixed under clause 7.

(2) Where any direction is issued to any producer or recognised dealer under sub-clause (1) for the supply of sugar to any State Government, that State Government may either arrange to take delivery of the sugar by itself or nominate any person, organisation or authority to take delivery of the sugar.

(3) Any sugar taken delivery of under sub-clause (2) may be stored, distributed or sold —

(a) where such sugar has been taken delivery of by the State Government deems fit;

(b) in any other case, in accordance with such directions as may be issued by the State Government or by any officer or authority empowered by the State Government in this behalf.

10. Power to call for information etc. — The Central Government or the Chief Director or any person authorised in this behalf by the Central Government may, with a view to securing compliance with this Order, or to satisfy itself or himself that any order or direction issued under this Order is complied with —

(a) require any producer or recognised dealer to furnish within such period or at such intervals as may be specified, such information, returns or reports and in such forms as may be required; and

(b) prescribe the manner in which accounts of any sales, purchases or other transactions of sugar should be kept.

11. Powers of inspection, entry, search, sampling, seizure, etc. — The Chief Director or any officer authorised by the Central Government in this behalf may —

(a) direct any producer or recognised dealer to maintain such records as he may specify;

(b) direct any producer or recognised dealer to furnish such information as he may require;

(c) inspect or authorise any person to inspect any books or any documents or stocks of sugar belong-

ing to or under the control of a producer or a recognised dealer;

(d) enter and search or authorise any person to enter and search—

- (i) any place where sugar is manufactured including the machinery installed therein;
- (ii) any place in which there is reason to believe that sugar is stored in contravention of this Order;

(e) draw or authorise any person to draw, in accordance with the procedure laid down in clause 12, samples for examination—

- (i) from any stock of sugar belonging to, or under the control of, a producer or recognised dealer;
- (ii) from any consignment of sugar in the course of its delivery or despatch by a producer;

(f) stop and search or authorise any person to stop and search—

- (i) any person transporting sugar, or
- (ii) any vehicle, vessel or other conveyance used or capable of being used for the transport of sugar, in contravention of this Order;

(g) seize or authorise the seizure of any sugar in respect of which he has reason to believe that a contravention of this Order has been, is being or is about to be, committed, along with the packages, coverings or receptacles in which sugar is found or the animals, vehicles, vessels, or other conveyances used in carrying such sugar and thereafter take or authorise the taking of all measures necessary for securing the production of such packages, coverings, receptacles, animals, vehicles, vessels or other conveyances in a court and for their safe custody pending in a court and for their safe custody pending such production.

12. Procedure for drawing samples.—Subject to the provisions of sub-clause (e) of Clause 11, the person drawing the samples shall follow the procedure as hereunder:

(1) The samples shall be drawn in the presence of a producer or recognised dealer, as the case may be, or a representative of the producer or recognised dealer;

(2) A separate sample shall be drawn from each lot consisting bags declared by the producer or recognised dealer to have the same grade of sugar;

(3) The sample drawn shall be divided into three portions and each portion shall be put in a separate container which shall be sealed and signed both by the person taking the sample and the producer or recognised dealer, as the case may be, or his representative;

(4) Two such portions shall be forwarded to the Directorate of Sugar and Vanaspati and the third shall be left with the producer or recognised dealer, as the case may be, or his representative.

13. Certificate regarding samples drawn, etc.—A certificate to the effect that each of the samples drawn is representative of the lot from which it was

drawn shall be furnished to the person drawing such samples by the producer or recognised dealer as the case may be, or his representative and such certificate shall be countersigned by the person drawing the samples and an endorsement to the effect that the procedure prescribed under clause 12 has been followed shall be made thereunder by the person drawing the samples and such endorsement shall be countersigned by the producer or recognised dealer, as the case may be, or his representative.

14. Compliance of orders.—Every producer or recognised dealer or other person to whom any order or direction is issued under any powers conferred by or under this Order, shall comply with such order or direction.

15. Delegation of powers.—The Central Government may, by notification in the Official Gazette, direct that all or any powers conferred upon it by this Order shall, subject to such restrictions, exceptions and conditions, if any, as may be specified in the direction, be exercisable also by—

(a) any officer or authority of the Central Government;

(b) a State Government or any officer or authority of a State Government.

16. Forfeiture.—Any court trying a contravention of this Order may, without prejudice to any other sentence which it may pass, direct that any stock of sugar in respect of which the court is satisfied that this Order has been contravened, shall be forfeited to Government.

17. Repeal and Saving.—(1) The Sugar (Control) Order, 1955 and any order made by the Central Government or a State Government or any authority regulating or prohibiting the production, supply and distribution of sugar and trade or commerce therein are hereby repealed except as respects things done or omitted to be done under any such order before the commencement of this Order.

(2) Notwithstanding such repeal, an order made by any authority, which is in force immediately before the commencement of this Order and which is consistent with this Order, shall continue in force and all appointments made, prices fixed, licences and permits granted, and directions issued under any such order and in force immediately before such commencement shall likewise continue in force and be deemed to be made, fixed, granted or issued in pursuance of this Order.

(No. 1-9/66-S.Py.)

K. L. Pasricha, Joint Secretary.

ORDER

*New Delhi, the 10th June, 1966
20th Jyaistha, 1888*

G.S.R. 914/Ess. Com/Sugar.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955) and clause 6 of the Sugar (Control) Order, 1966, the Central Government hereby direct that no person shall transport or offer or accept for transport, whether by

road, rail or water, any sugar containing more than 90 per cent sucrose from any place in a State to any place outside that State, except under and in accordance with a permit issued in this behalf by the Chief Director, or by the Government of the State from which sugar is to be taken out or an officer authorised by the Government of that State:—

Provided that nothing in this Order shall apply to the transport of sugar—

- (i) by a producer in pursuance of any direction issued under clause 9 of the Sugar (Control) Order, 1966; or
- (ii) on Government account; or
- (iii) under and in accordance with military credit notes;
- (iv) forming part of ship's stores intended for bona-fide consumption during voyage; or
- (v) apportioned to the owner of a factory under section 5 of the Sugar Export Promotion Act, 1958 (30 of 1958), either through or on behalf of, or by the Indian Sugar Mills Association (Export Agency Division); or
- (iv) to or from Nepal, Bhutan or Sikkim from or to any place in the States of Bihar, Uttar Pradesh and West Bengal; or
- (vii) not exceeding half a kilogram in weight as sample by any sugar factory to its principals with headquarters in a State other than that in which that sugar factory is situated.

(No. 1-9/66-S.Py.)

K. L. Pasricha, Joint Secretary.

Notification

New Delhi, the 10th June, 1966
20th Jyaistha, 1888

G.S.R. 915/Ess. Com/Sugar—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), and clause 7 of the Sugar (Control) Order, 1966, the Central Government hereby fixes the price specified in column (2) of Schedule I hereto annexed as the maximum ex-factory price for Indian Sugar Standard (ISS) D-29 grade of sugar produced by all vacuum pan sugar factories situated in the area specified in the corresponding entry in column (1) of the said

Schedule, that is to say, the factories specified in Schedule III hereto annexed:

Provided that the price differentials for various grades of sugar higher or lower than the ISS D-29 grade shall be as shown in Schedule II hereto annexed:

Provided further that where a sugar factory is situated at a distance exceeding 5 kilometres from the nearest railway station or an out-agency of the railway or from the godowns outside the factory not connected by rail, the producer may charge an additional one paisa per quintal of sugar per kilometre beyond 5 kilometres of the distance between the sugar factory and such railway station or out-agency of the railway, in case of despatches by rail or between the sugar factory and such godowns in case of delivery ex-godowns.

SCHEDULE I

Area	Ex-factory price (Rs. per Quintal)
(1)	(2)
East Uttar Pradesh	126.35
West Uttar Pradesh:	
(i) Factories mentioned in part A under «West Uttar Pradesh» in Schedule III	137.35
(ii) Factories mentioned in part B under «West Uttar Pradesh» in Schedule III	129.35
(iii) Factories mentioned in part C under «West Uttar Pradesh» in Schedule III	127.10
(iv) Factories mentioned in part D under «West Uttar Pradesh» in Schedule III	124.35
North Bihar	126.35
South Bihar	137.35
Punjab	137.35
West Bengal	126.35
Assam	137.35
Orissa	131.35
Rajasthan	137.35
Madhya Pradesh	135.35
Gujarat:	
(i) Factories mentioned in part A under «Gujarat» in Schedule III	129.35
(ii) Factories mentioned in part B under «Gujarat» in Schedule III	124.35
Maharashtra:	
Mysore (i) Factories mentioned in part A under «Mysore» in Schedule III	124.35
(ii) Factories mentioned in part B under «Mysore» in Schedule III	127.35
Andhra Pradesh	128.35
Madras	131.35
Kerala	131.35
Pondicherry	131.35

SCHEDULE II

The price differentials in paisa per quintal for the various grades of sugar mentioned below shall, in relation to the basic grade, that is to say, the ISS D-29 be as under:—

ISS Grade	Paise per quintal						
A-30		A-29,		A-28		A-27	
B-30 and	{ (+) 200	B-29 and	{ (+) 100	B-28 and	{ —	B-27 and	{ (—) 65
C-30		C-29.		C-28		C-27	
D-30	(+) 85 D-29		— D-28		(—) 85 D-27		(—) 150
E-30	(+) 30 E-29		(—) 50 E-28		(—) 135 E-27		(—) 200

SCHEDULE III

East Uttar Pradesh

1. The United Provinces Sugar Co. Ltd., Seorahi, P., Distt. Deoria.
2. Shree Sitaram Sugar Co. Ltd., Baitalpur P.O., Distt. Deoria.
3. Cawnpore Sugar Works Ltd., Gauri Factory Branch, P.O. Gauribazar, Distt. Deoria.
4. Deoria Sugar Mills Ltd., Deoria, Distt. Deoria.
5. The Shankar Sugar Mills Ltd., Captainganj, Distt. Deoria.
6. The Vishnum Pratap Sugar Works (Pvt.) Ltd., P.O. Rajabazar Khada, Distt. Deoria.
7. Lakshmi Devi Sugar Mills Pvt. Ltd., Chhitauji, Distt. Deoria.
8. The Ishwari Khetan Sugar Mills Ltd., Lakshmiganj, Distt. Deoria.
9. The Ramkola Sugar Mills Co. Ltd., Ramkola, Distt. Deoria.
10. The Maheshwari Khetan Sugar Mills Pvt. Ltd., P.O. Ramkola, Distt. Deoria.
11. Cawnpore Sugar Works Ltd., Padrauna Factory Branch, P.O. Padrauna, Distt. Deoria.
12. Cawnpore Sugar Works Ltd., Kathkuiyan Factory Branch, P.O. Kathkuiyan, Distt. Deoria.
13. The Purnabpore Co. Ltd., P.O. Mairwa, Distt. Deoria.
14. Kamlapat Motilal Bhatni (Sugar Mills) Branch, P.O. Bhatni, Distt. Deoria.
15. Saraya Sugar Mills Private Ltd., Sardarnagar, Distt. Gorakpur.
16. Diamond Sugar Mills Ltd., Pipraich, Distt. Gorakpur.
17. The Punjab Sugar Mills Co. Ltd., Ghughli, Distt. Gorakpur.
18. Mahabir Sugar Mills Pvt. Ltd., P.O. Siswa Bazar, Distt. Gorakpur.
19. The Ganesh Sugar Mills Co. Ltd., P.O. Anandnagar, Distt. Gorakpur.
20. The Madho Mahesh Sugar Mills Pvt. Ltd., P.O. Mundherwa, Distt. Basti.
21. The Basti Sugar Mills Co. Ltd., P.O. Walterganj, Distt. Basti.
22. The Basti Sugar Mills Co. Ltd., Basti, Distt. Basti.
23. Shree Anand Sugar Mills Ltd., Khalilabad, Distt. Basti.
24. The Seksaria Sugar Mills Pvt. Ltd., P.O. Babhaan, Distt. Gonda.
25. The Nawabganj Sugar Mills Co. Ltd., P.O. Sugar, Factory, Nawabganj, Distt. Gonda.
26. Balrampur Sugar Co. Ltd., Balrampur Factory Branch, Balrampur P.O., Distt. Gonda.
27. Tulsipur Sugar Co. Ltd., Tulsipur Factory Branch, Tulsipur P.O., Distt. Gonda.
28. R. B. Lachmandas Sugar & General Mills Pvt. Ltd., P.O. Jarwal Road, Distt. Bahraich.
29. The Burhwal Sugar Mills Co. Ltd., Burhwal, Distt. Barabanki.
30. Ramchand & Sons Sugar Mills Pvt. Ltd., Barabanki, Distt. Barabanki.
31. The Ratna Sugar Mills Co. Ltd., Shahganj, Distt. Jaunpur.
32. Kamlapat Motilal Motinagar (Sugar Mills) Branch, P.O. Motinagar, Distt. Faizabad.

West Uttar Pradesh

Part A

1. The Modi Sugar Mills (Prop. The Modi Industries Ltd.), Modungur, Distt. Meerut.
2. Ram Luxman Sugar Mills, P. O. Mohiuddimpur, Distt. Meerut.
3. Jaswant Sugar Mills Ltd., Meerut City, Distt. Meerut.
4. Daurala Sugar Works, Daurala, Distt. Meerut.
5. Diwan Sugar and General Mills Private Ltd., Diwan-nagar, P. O. Sakhotitanda, Distt. Meerut.
6. Mawana Sugar Works, Mawana, Distt. Meerut.
7. The Bagpat Cooperative Sugar Mills Ltd., Bagpat, Distt. Meerut.
8. The Simbhaoli Sugar Mills Pvt. Ltd., P. O. Simbhaoli, Distt. Meerut.
9. The Upper India Sugar Mills Ltd., Khatauli, Distt. Muzaffarnagar.
10. Sir Shadi Lal Sugar & General Mills Ltd., Mansurpur Distt. Muzaffarnagar.
11. The Amritsar Sugar Mills Co. Ltd., Rohanakalan, P. O. Rohana Mills, Distt. Muzaffarnagar.
12. The Upper Doab Sugar Mills Ltd., Shamli, Distt. Muzaffarnagar.
13. The Pannijee Sugar & General Mills Co., Panninagar, Distt. Bulandshahr.

Part B

1. Shri Janki Sugar Mills & Co., Doiwala, Distt. Dehra Dun.
2. The Ganga Sugar Corporation Ltd., Deoband, Distt. Saharanpur.
3. The Lord Krishna Sugar Mills Ltd., Saharanpur, Distt. Saharanpur.
4. Kisan Cooperative Sugar Factory Ltd., P. O. Sarsawa, Distt. Saharanpur.
5. Rai Bahadur Narain Singh Sugar Mills Pvt. Ltd., Lhaksar, Distt. Saharanpur.
6. The Mahalakshmi Sugar Mills Co., Ltd., Iqbalpul P. O., Distt. Saharanpur.

Part C

1. Shiv Prasad Panarsidas Sugar Mills, Bijnor, Distt. Bijnor.
2. Upper Gangas Sugar Mills Ltd., Seohara, Distt. Bijnor.
3. The Dhampur Sugar Mills Ltd., P. O. Dhampur, Distt. Bijnor.
4. The Ajudhia Sugar Mills, P.O. Raja-ka-Sahaspur, Distt. Moradabad.
5. Kundan Sugar Mills, Amroha, Distt. Moradabad.
6. Raza Buland Sugar Co. Ltd., P.O. Rampur, Distt. Rampur.
7. H. R. Sugar Factory Pvt. Ltd., Bareilly, Distt. Bareilly.
8. The Kesar Sugar Works Ltd., Baheri, Distt. Bareilly.
9. Rosa Sugar Works of Carew & Co. Ltd., Rosa, Distt. Shahjahanpur.
10. L. H. Sugar Factories & Oil Mills Pvt. Ltd., Pilibhit, Distt. Pilibhit.
11. L. H. Sugar Factories & Oil Mills Pvt. Ltd., Kashipur, Distt. Nainital.
12. The Bazpur Cooperative Sugar Factory Ltd., Bazpur, Distt. Nainital.
13. The Neoli Sugar Factory, Manpurnagar, P.O. Neoli, Distt. Etah.
14. Experimental Sugar Factory, National Sugar Institute, Kanpur, Distt. Kanpur.
15. The Kisan Cooperative Sugar Factory Ltd., Majhola, Distt. Pilibhit.

Part D

1. The Oudh Sugar Mills Ltd., Hargaon, Distt. Sitapur.
2. The Lakshmi Sugar Mills Pvt. Ltd., Maholi, Distt. Sitapur.
3. The Seksaria Biswan Sugar Factory Pvt. Ltd., Biswan, Distt. Sitapur.
4. The Hindusthan Sugar Mills Ltd., Golagokarainath, Distt. Kheri.
5. The Gobind Sugar Mills Ltd., P.O. Aira Estate, Distt. Khari.
6. The Lakshmi Sugar Mills Ltd., Hardoi, Distt. Hardoi.

North Bihar

1. Lohat Sugar Works of the Durbhang Sugar Co. Ltd., Lohat P.O., Distt. Darbhanga.
2. Sakri Sugar Works of the Durbhang Sugar Co. Ltd., Sakri P.O., Distt. Darbhanga.
3. New India Sugar Mills Ltd., Hassanpur Road, P.O. Hassanpur Sugar Mills, Distt. Darbhanga.
4. Ryam Sugar Co. Ltd., Ryam Factory P.O., Distt. Darbhanga.
5. Samastipur Central Sugar Co., Ltd., Samastipur, Factory Branch, P. O. Samastipur, Distt. Darbhanga.
6. Belsund Sugar Co. Ltd., Righa P. O., Distt. Muzaffarpur.
7. The Mothipur Sugar Factory Pvt. Ltd., Motipur, Distt. Muzaffarpur.
8. The Sitaiptore Sugar Works Ltd., P.O. Garaul, Distt. Muzaffarpur.
9. Shree Hanuman Sugar and Industries Ltd., Mothihari, Distt. Champaran.
10. Motilal Padampat Sugar Mills Co. Private Ltd., Majaulia, Distt. Champaran.
11. Champaran Sugar Co. Mills Ltd., Chanpatia Factory Branch, P.O. Chanpatia, Distt. Champaran.
12. Shree Krishna Gyanoday Sugar Ltd., Lauriya P.O., Distt. Champaran.
13. North Bihar Sugar Mills Ltd., Bagaha, P.O. Naraipur, Distt. Champaran.
14. The New Swadeshi Sugar Mills Ltd., Narkahiganj, Distt. Champaran.
15. Harinagar Sugar Mills Ltd., P.O. Harinagar, Distt. Champaran.
16. The Sugauli Sugar Works Pvt. Ltd., P. O. Sugauli, Distt. Champaran.
17. Champaran Sugar Co. Ltd., Barrah Factory Branch, P. O. Barachakia, Distt. Champaran.

18. New Savan Sugar Mills, P. O. Siwan, Dist. Saran.
19. The Behar Sugar Works Branch of the Industrial Corporation Ltd., Pachrukhi, Distt. Saran.
20. Shree Krishna Gyanoday Sugar Ltd., Hathua, P. O. Mirganj, Distt. Saran.
21. Bharat Sugar Mills Ltd., Sidhwalia P. O., Distt. Saran.
22. Cawnpore Sugar Works Ltd., Marhowrah Factory Branch, Marhowrah P. O., Distt. Saran.
23. Sasa Musa Sugar Works Pvt. Ltd., Sasa Musa P. O., Distt. Saran.
24. The Vishnu Sugar Mills Ltd., Gopalganj, P. O. Vishnu Sugar Mills, Distt. Saran.
25. Shree Krishna Gyanoday Sugar Ltd., P. O. Siwan, Distt. Saran.

South Bihar

1. Guraru Chini Mills, P. O. Guraru Mills, Distt. Gaya.
2. Mohini Sugar Mills Ltd., P. O. Warisaliganj, Distt. Gaya.
3. South Bihar Mills Ltd., Bihta, Distt. Patna.
4. Rohitas Industries Ltd., P. O. Dalmianagar, Distt. Shahabad.

Punjab

1. The Saraswati Sugar Mills, P. O. Yamunagar, Distt. Ambala.
2. The Morinda Cooperative Sugar Mills Ltd., Morinda, Distt. Ambala.
3. The Jagatjit Sugar Mills Co. Ltd., Phagwara, Distt. Kapurthala.
4. The Malwa Sugar Mills Co. Ltd., Dhuri, Distt. Sangrur.
5. The Haryana Cooperative Sugar Mills Ltd., Rohtak, P. O. Distt. Rohtak.
6. The Janta Cooperative Sugar Mills Ltd., Bhogpur P.O., Distt. Jallandur.
7. The Panipat Cooperative Sugar Mills Ltd., Panipat P.O., Distt. Karnal.
8. The Batala Cooperative Sugar Mills Ltd., Batala, Distt. Gurdaspur.

West Bengal

1. The Ramnugger Cane & Sugar Co. Ltd., Plassey P.O., Distt. Nadia.
2. The National Sugar Mills Ltd., Ahmedpur P.O., Distt. Birbhum.

Assam

The Assam Cooperative Sugar Mills Ltd., P.O. Barua Bamungao, Sub-Division Golaghat, Distt. Sibsagar.

Orissa

1. Jeypore Sugar Co. Ltd., Rayagada, Distt. Koraput.
2. The Aska Cooperative Sugar Industries Ltd., P.O. Asaka, Distt. Ganjam.

Rajasthan

1. The Mewar Sugar Mills Ltd., Bhupalsagar, Distt. Udaipur.
2. The Ganganagar Sugar Mills Ltd., Shri Ganganagar P.O. Distt. Shri Ganganagar.

Madhya Pradesh

1. The Gwalior Sugar Co. Ltd., P.O. Dabra, Distt. Gwalior.
2. The Jaora Sugar Mills Pvt. Ltd., Jaora, Distt. Ratlam.
3. Seth Govindram Sugar Mills, P.O. Mehidpur Road, Distt. Ujjain.
4. The Jiwaji Rao Sugar Co. Ltd., Dahuda, Distt. Mandsaur.
5. The Bhopal Sugar Industries Ltd., Sehore, Distt. Sehore.

Gujarat

Part A

1. Shree Khedut Sahakari Khan Udyog Mandli Ltd., Sandar Bag, Bardoli, Distt. Surat.
2. The Sahakari Khand Udyog Mandal Ltd., Gandevi, Via Bilimora, Distt. Bulsar.

Part B

1. Shree Bileshwar Khand Udyog Khedut Sahakari Mandli Ltd., Kodinar, Distt. Amreli.

Maharashtra

1. The Saswad Mali Sugar Factory Ltd., P. O. Malinagar, Distt. Sholapur.
2. The Brham Maharashtra Sugar Syndicate Ltd., P. O. Shreepur, Distt. Sholapur.
3. Yeshwant Sahakari Sakhar Karhana Ltd., P. O. Aklij, Distt. Sholapur.
4. The Ravalgaon Sugar Farm Ltd., P. O. Ravalgaon, Distt. Nasik.
5. Girna Sahakari Sakhar Karkhana Ltd., P. O. Dabholi, Tal. Malegaon, Distt. Nasik.
6. Niphad Sahakari Sakhar Karkhana Ltd., P. O. Bhau-saheb Nagar, Distt. Nasik.
7. The Belvandi Sugar Farm Pvt. Ltd., P. O. Belvandi Sugar Farm, Distt. Ahmednagar.
8. The Godavari Sugar Mills Ltd., P. O. Sakarwadi, Distt. Ahmednagar.
9. The Godavari Sugar Mills Ltd., P. O. Lakshmiwadi, Distt. Ahmednagar.
10. Shree Changdeo Sugar Mills Ltd., P. O. Changdeo Nagar, Distt. Ahmednagar.
11. The Maharashtra Sugar Mills Ltd., P. O. Tilaknagar, Distt. Ahmednagar.
12. The Kopergaon Sahakari Sakhar Karkhana Ltd., P. O. Kolpewadi, Distt. Ahmednagar.
13. The Belapur Co. Ltd., P. O. Harigaon, Distt. Ahmednagar.
14. The Pravara Sahakari Sakhar Karkhana Ltd., P.O. Pravaranaigar, Distt. Ahmednagar.
15. Ashok Sahakari Sakhar Karkhana Ltd., Ashoknagar, P.O. Shrirampur, Distt. Ahmednagar.
16. Ganesh Sahakari Sakhar Karkhana Ltd., Ganeshnagar, P.O. Ranjangaon Khurd, Distt. Ahmednagar.
17. The Sanjivani (Takli) Sahakari Sakhar Karkhana Ltd., P.O. Kopargaon, Distt. Ahmednagar.
18. The Rahuri Sahakari Sakhar Karkhana Ltd., Shrishivaji-nagar, P.O. Rahuri Factory, Distt. Ahmednagar.
19. The Bhogawati Sahakari Sakhar Karkhana Ltd., P.O. Shahunagar, Distt. Kolhapur.
20. The Kolhapur Sugar Mills Ltd., Kasaba Bavada, P.O. Kolhapur, Distt. Kolhapur.
21. Shree Panchganga Sahakari Sakhar Karkhana Ltd., P.O. Ichalkaranji, Distt. Kolhapur.
22. Shree Warana Sahakari Sakhar Karkhana Ltd., P.O. Warananagar, Distt. Kolhapur.
23. Khamthi-Kesari Sahakari Sakhar Karkhana Ltd., P.O. Koparde, Distt. Kolhapur.
24. Dudhiganga-Vedganga Sahakari Sakhar Karkhana Ltd., Bidri, P.O. Mouninagar, Distt. Kolhapur.
25. Walchandnagar Industries Ltd., P.O. Walchandnagar, Distt. Poona.
26. Shri Chhatrapati Shivaji Sahakari Sakhar Karkhana Ltd., P.O. Bhawaninagar, Distt. Poona.
27. The Malegoan Sahakari Sakhar Karkhana Ltd., P.O. Malegaon B.K., Distt. Poona.
28. Shree Someshwar Sahakari Sakhar Karkhana Ltd., P.O. Niru, Distt. Poona.
29. Gangapur Sugar Mills Ltd., P.O. Raghunathnagar, Distt. Aurangabad.
30. Krishnrao Sahakari Sakhar Karkhana Ltd., Rethare Budruk, P.O. Shivnagar, Distt. Satara.
31. Shriram Sahakari Sakhar Karkhana Ltd., P.O. Phaltan, Distt. Satara.
32. The Phaltan Sugar Works Ltd., P.O. Sakharwadi, Distt. Satara.
33. Shetkari Sahakari Sakhar Karkhana Ltd., P.O. Sangli, Distt. Sangli.

Mysore

Part A

1. The Ugar Sugar Works Ltd., P. O. Ugar Khurd, Distt. Belgaum.
2. Shri Hiranyakeshi Sahakari Sakkare Karkare Kar-khana Niyamit Sankeshwar, Distt. Belgaum.

Part B

1. The Mysore Sugar Co. Ltd., Mandya, Distt. Mandya.
2. Pandavapura Sahakara Sakkare Karkhae Ltd., Pandavapura, Distt. Mandya.
3. The India Sugars & Refineries Ltd., Hospet, Distt. Bellary.
4. The Bellary Central Cooperative Stores, Sugar Factory Kampli P. O., Distt. Bellary.
5. The Salar Jung Sugar Mills Ltd., Munirabad, Distt. Raichur.
6. Tunghadra Sugar Works (Private) Ltd., Shimoga, Distt. Shimoga.

Andhra Pradesh

1. The Chodavaram Cooperative Agricultural & Industrial Society Ltd., Chodavaram, Distt. Visakhapatnam.
2. Anakapalle Cooperative Agricultural & Industrial Society Ltd., Anakapalle P. O., Visakhapatnam Distt.
3. The Etikoppala Cooperative Agriculture & Industrial Society Ltd., P. O. Etikoppaka, Distt. Visakhapatnam.
4. The Thandava Cooperative Agricultural & Industrial Society Ltd., P.O. Payakaraopeta, Distt. Visakhapatnam.
5. Shri Rama Sugars & Industries Ltd., Seethanagaram, Distt. Srikakulam.
6. Shri Rama Sugars & Industries Ltd., Bobbili, Distt. Srikakulam.
7. Amadalavalasa Cooperative Agricultural & Industrial Society Ltd., Amadalavalasa P. O., Distt. Srikakulam.
8. The Nizam Sugar Factory Ltd., Shakarnagar, Distt. Nizamabad.
9. The Nizamabad Cooperative Sugar Factory Ltd., Nizamabad.
10. The Kirlampudi Sugar Mills Ltd., Pithapuram, Distt. East Godavari.
11. Sri Sarvaraya Sugars Ltd., Chelluru, Via Ramachandrapuram, Distt. East Godavari.
12. The Deccan Sugar & Abkhari Co. Ltd., P. O. Samalkot, Distt. East Godavari.
13. The Andhra Sugars Ltd., Tanuku, Distt. West Godavari.
14. The Palakol Cooperative Agricultural and Industrial Society Ltd., Palakol, Distt. West Godavari.
15. V. V. S. Sugars (The Jeypore Sugar Co. Ltd.), P. O. Chagallu, Distt. West Godavari.
16. Stvakami Sugars Ltd., Tanuka, Distt. West Godavari.
17. The K. C. P. Limited, Vuyyru, Distt. Krishna.
18. Challapalli Sugars Ltd., P. O. Challapalli, Distt. Krishna.
19. The Chittor Cooperative Sugars Ltd., Chittoor, Distt. Chittoor.

Madras

1. The Deccan Sugar and Abkhari Co. Ltd., P. O. Pugalur Sugar Factory, Distt. Tiruchirapalli.
2. Cauvery Sugars and Chemicals Ltd., Cauvery Factory, Pettaiyatalai, Distt. Tiruchirapalli.
3. Kothari Sugars and Chemicals Ltd., Kattur, Railway Station Lalgudi, Distt. Tiruchirapalli.
4. E. I. D. Parry Ltd., Nelliukuppam P. O., Distt. South Arcot.
5. The Madura Sugars and Allied Products Ltd., Pandiarajapuram P. O., Distt. Madurai.
6. The Thiru Arrooran Sugars Ltd., P. O. Vadapaithimangalam, Distt. Tanjore.
7. Amaravathi Cooperative Sugar Mills Ltd., A. K. Putthur P. O., Via Kaniyur, Distt. Coimbatore.
8. North Arcot Distt. Cooperative Sugar Mills Ltd., Vadapudupet, ambur P. O., Distt. North Arcot.
9. The Murugappa Sugar Co. Pvt., Mailpatti P.O., Distt. North Arcot.
10. The Madurantakam Cooperative Sugar Mills Ltd., P.O. Padalam, Distt. Chingleput.
11. The Salem Cooperative Sugar Mills Ltd., Mohanur, Via Karur (Namakkal Taluk), Distt. Salem.
12. The Sakthi Sugars Limited, P.O. Appakudak, Distt. Coimbatore.
13. The South India Steel and Sugars Ltd., Mundiyampakkam, Villupuram Taluk, Distt. South Arcot.
14. Aruna Sugars Ltd., Pennadam, Distt. South Arcot.

Kerala

1. The Travancore Sugars & Chemicals Ltd., Pamba River Factory, Tiruvalla P. O. Distt. Quilon.
2. The Mannam Sugar Mills Cooperative Ltd., no. 4324, Pandalam P.O., Distt. Alleppey.
3. The Cooperative Sugars Ltd., Chittur, P.O., Menonpara, Distt. Palghat.

Pondicherry

New Horizon Sugar Mills Co. Ltd., Sacrur (Ariour), Pondicherry.

(No.1(2)/66-S.Py)

K. L. Pasricha, Joint Secretary.

Notification

*New Delhi, the 10th June, 1966
20th Jyaistha, 1888*

G.S.R. 917 — In exercise of the powers conferred by clauses 4, 5, 7 and 9 of the Sugar (Control) Order, 1966, the Central Government hereby directs that no producer shall sell or agree to sell or otherwise dispose of, or deliver or agree to deliver any sugar —

(a) except at a price not exceeding the price fixed, from time to time, by the Central Government under clause 7 of the said Order, and

(b) except —

- (i) to a recognised dealer, or
- (ii) a State Government or its nominee, or
- (iii) to any other person or organisation specially authorised by the Central Government or the Chief Director in that behalf.

(No. 1-9/66-S.Py.)

K. L. Pasricha, Joint Secretary.

Notification

*New Delhi, the 10th June, 1966
20th Jyaistha, 1888*

G.S.R. 918 — In exercise of the powers conferred by clause 5 of the Sugar (Control) Order, 1966, the Central Government hereby directs that no producer of sugar, who is required under the direction issued by the Chief Director, to supply sugar to a State Government or an Administrator of a Union Territory or a nominee of any such Government or Administrator, shall demand or receive from such Government, Administrator or nominee, any amount in excess of Rs. 15/- per quintal by way of advance prior to the despatch of the consignment where such consignment is required to be despatched by rail.

(No. 1(5)/66-S.Py.)

K. L. Pasricha, Joint Secretary.

ORDER

*New Delhi, the 10th June, 1966
20th Jyaistha, 1888*

G.S.R. 919 — In pursuance of clause 5 of the Sugar (Control) Order, 1966, the Central Government hereby directs that —

(1) no recognised dealer shall sell sugar in excess of the quantity he is permitted to sell at any one time under such general or special order as the State Government or any officer authorised by it in this behalf may issue from time to time;

(2) no recognised dealer shall sell sugar to, or purchase sugar from, any other recognised dealer except in accordance with the directions issued to him by the State Government or any officer authorised by it in this behalf;

(3) every recognised dealer shall keep a register of retail dealers in sugar and bulk consumers of sugar—

- (i) with whom he does business; or
- (ii) who have been nominated by the State Government or any officer authorised by it in this behalf to purchase sugar from him,

containing their names and addresses, the places at which they conduct their business, the quantity of sugar sold to each retail dealer in sugar or bulk consumer of sugar, the date on which it is sold and the price charges therefor;

(4) no recognised dealer shall—

- (i) sell sugar except to a retail dealer in sugar or a bulk consumer of sugar whose name is contained in the register kept by the recognised dealer under sub-paragraph (3);
- (ii) charge a price in excess of that determined on the basis of the ex-factory price actually paid, octroi and other local taxes actually paid and such margin for incidental expenses and profit as may be fixed from time to time by the State Government or any officer authorised by it in this behalf;

(5) every recognised dealer shall display prominently the sale price of sugar according to the grades of sugar in stock with him, at the entrance to the place of his business or as near as possible thereto.

Explanation: In this Order «bulk consumer of sugar» shall mean a person who is not a retail dealer but to whom a recognised dealer sells sugar at a wholesale rate for the purpose of consumption in his own establishment or undertaking or for the purpose of processing any foodstuff.

(No. 1-9/66-S.Py.)

K. L. Pasricha, Joint Secretary.

Notification

New Delhi, the 10th June, 1966
20th Jyaistha, 1888

G.S.R. 921—In exercise of the powers conferred by clause 11 of the Sugar (Control) Order, 1966, the Central Government hereby authorises the Officers mentioned in column 1 below to exercise the powers conferred under the said clause within the areas mentioned respectively against their names in column 2, namely:—

1

2

- | | |
|---|--|
| <ul style="list-style-type: none"> (i) all District Magistrates, Deputy Commissioners and Collectors of the districts in the States; (ii) all Sub-divisional Magistrates; (iii) Chief Secretaries and Directors of | <p>The local limits within which they exercise jurisdiction.</p> <p>— Do —</p> <p>— Do —</p> |
|---|--|

Civil Supplies of Union territories;

- (iv) Police Officers in the State of Andhra Pradesh not below the rank of Deputy Superintendent of Police;

- (v) The Revenue Divisional Officers in the State of Madras;

- (vi) a. The Deputy Commissioner of Police, Crime Branch (Controls), Criminal Investigation Department, Bombay;

b. The Controller of Foodgrains Distribution, Bombay;

c. The President Magistrates, Bombay;

- (vii) The Controller of Sugar, West Bengal;

Greater Bombay.

The areas described in Schedule I to the Calcutta Municipal Act, 1951 (West Bengal Act XXXIII of 1951) as amended by notification issued under section 594 of that Act; that Part of Hastings north of South edge of Clyde Row and Strand Road to the river bank and the area within the limits of the Port of Calcutta as defined by notification under section 5 of the Indian Ports Act, 1908 (XV of 1908).

- (viii) The Chief Commissioner, Pondicherry, the Chief Commissioner, Andaman and Nicobar Islands;

- (ix) Administrator, Laccadive, Minicoy and Amindivi Islands, Adviser to the Governor of Assam for North East Frontier Agency, Collector of Daman and Civil Administrator, Diu.

— Do —

(No. 1-9/66-S.Py.)

K. L. Pasricha, Joint Secretary.

Notification

*New Delhi, the 10th June, 1966
20th Jyaistha, 1888.*

G.S.R. 922—In pursuance of clause 11 of the Sugar (Control) Order, 1966, the Central Government hereby authorises the Technical Officers, the Junior Technical Officers and the Inspectors in the Directorate of Sugar and Vanaspati to exercise the powers conferred by sub-clause (d) and (e) of that clause.

(No. 1-9/66-S.Py.)

K. L. Pasricha, Joint Secretary.

ORDER

New Delhi, the 28th June, 1961.

G.S.R. 388—In exercise of the powers conferred by section 5 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby directs—

(a) that the powers conferred on it by sub-section (1) of section 3 of the said Act to make orders to provide for the matters specified in clauses (a), (b), (d), (e), (f), (h), (i), and (j) of sub-section (2) thereof, shall, in relation to foodstuffs, be exercisable also by a State Government subject to the condition that before making an order relating to any matter specified in clause (a) or in regard to regulation of transport specified in clause (d) of the said sub-section (2), the State Government shall obtain the prior concurrence of the Central Government;

(b) that the powers conferred on it by sub-section (1) of section 3 of the said Act to make orders to provide for the matters specified in clause (f), and for the matters specified in clauses (h), (i), and (j) in so far as they relate to clause (f), of subsection (2) of the said section 3, shall be exercisable also—

(i) by the Regional Food Controllers in the State of Uttar Pradesh, in relation to stocks of wheat, gram, gram dal, barley, and peas held in that State;

(ii) by the Collectors of districts in each of the States of Maharashtra and Gujarat in relation to stocks of rice and paddy held in that State within their respective jurisdiction; and

(c) that the order of the Government of India in the Ministry of Food and Agriculture (Department of Food) G.S.R. 1088, dated the 15th November, 1958 shall stand rescinded:

Provided that, notwithstanding such rescission, any order made by a State Government or any officer subordinate to that Government under the order rescinded hereby and in force immediately before the commencement of this Order shall be deemed to have been made under the provisions of this Order or under the relevant provisions of section 3 of the said Act and shall continue in force according

to its tenor, and accordingly any appointment made, licence or permit granted or direction issued under the order aforesaid and in force immediately before such commencement shall continue in force according to its tenor until and unless it is superseded by any appointment made, licence or permit granted or direction issued under any other order made under the provisions of this Order or, as the case may be, under the relevant provisions of section 3 of the said Act.

(No. 203(POL)(3)/528/61-PY.II)

S. N. Bhalla, Dy. Secy.

Notification

New Delhi, the 1st August, 1966

G.S.R. 1193/Esso. Com./Sugar—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order further to amend the Sugar (Control) Order, 1966, namely:—

1. This Order may be called the Sugar (Control) Amendment Order, 1966.

2. In the Sugar (Control) Order, 1966,—

(i) for sub-clause (3) of clause 12, the following subclause shall be substituted, namely:—

“(3) The sample drawn shall be divided into three portions and each portion shall be put in a separate container which shall be sealed both by the person drawing the sample and the producer or recognised dealer, as the case may be, or his representative with their respective seals and shall also be signed by both.”

(ii) for clause 13, the following clause shall be substituted namely:—

«13. Certificate regarding samples drawn, etc.—A certificate to the effect that each of the samples drawn is representative of the lot from which it was drawn shall be furnished along with the particulars of the samples, in the form set out in the Schedule hereto annexed, to the person drawing such samples by the producer or recognised dealer, as the case may be, or his representative and such certificate shall be countersigned by the person drawing the samples and an endorsement to the effect that the procedure prescribed under clause 12 has been followed shall be made thereunder by the person drawing the samples and such endorsement shall be countersigned by the producer or recognised dealer, as the case may be, or his representative».

(iii) after clause 17, the following Schedule shall be inserted namely:—

II. Particulars of sugar sample drawn from consignment under despatch from M/S.

Drawing Officers' sample number	Date of Drawing sample	Wagon/Truck No. in which sugar loaded and from which sample drawn	Number of bags loaded	Factory's Godown and Lot No. from which sugar loaded	Relevant excise Gate Pass No. and date	Name and address of the consignee to whom sugar booked	Destination station	Season of production of sugar	Grade marked, declared by the factory	Government Release Order No. and date against which sugar despatched	Remarks

III. Impression of the seals used for sealing the samples:

(a) Producer/Recognized dealer or his representative

(b) Official seal of the officer taking the sample.

To

The Chief Director,
Directorate of Sugar and Vanaspati,
Ministry of Food, Agriculture, Community Development and Cooperation,
(Department of Food),
Jannagar House, New Delhi-11.

Note:— 1. All the bags in a single consignment declared to contain sugar of one grade shall constitute a lot. If a consignment is declared to consist of different grades, the bags of each grade shall constitute separate lot.
2. One form should be used to cover the sugar loaded in one wagon, truck etc.

(No. 1-9/66-S.Py.)

K. L. Pasricha, Joint Secretary

The Schedule

(See clause 13)

I.

(1) Certificates—

This is to certify that Shri (here enter designation), Directorate of Sugar and Vanaspati, Ministry of Food, Agriculture, Community Development and Cooperation, Government of India has drawn in my presence, a sample in triplicate from the consignment of sugar under despatch, as per particulars given below. The sample is truly representative of the lot from which it is drawn and each of the three portions has been properly packed and sealed with my seal and the official seal of the Inspecting Officer and has also been signed by me and the drawing officer. Of the three portions of the sample, one has been retained by us.

Countersignature of the Officer drawing the sample.

Signature of the producer/recognized dealer/
accredited representative.

Designation.

Designation.

(2) The sample has been drawn in accordance with the procedure prescribed under clause 12 of the Sugar (Control) Order, 1966.

Countersignature of the producer/recognized dealer/
accredited representative.

Signature of the officer drawing the sample.

Designation.

Designation.

Date:

Date:

Forwarded to the Directorate of Sugar and Vanaspati, Ministry of Food, Agriculture, Community Development and Cooperation, New Delhi alongwith the two samples of sugar referred to above out of the triplicate samples drawn from consignment under despatch.

Signature of the officer drawing the sample.

ORDER

CS/1498/66

In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955) read with the Notification of the Government of India in the Ministry of Food, Agriculture, Community Development and Cooperation (Department of Food) No. 906, dated 9th June 1966 and the letter no. 204(GEN)(2)/66-PY.II dated 20th May 1966, the Administrator of Goa, Daman and Diu, hereby makes the following order, namely:—

1. *Short Title and Commencement*—(1) This Order may be called the Goa, Daman and Diu Foodgrains Movement Restrictions (Exemption of Certified Seeds) Order, 1966.

(2) It shall come into force at once.

2. *Definition*—In this Order unless the context otherwise requires «Certified Seeds» means seeds

certified as such by the National Seeds Corporation Ltd.

3. *Exemption from Movement Restrictions in Respect of Certified Seeds*—Nothing contained in the Orders specified in the Schedule below shall apply to movement of Certified Seeds by the National Seeds Corporation Ltd. or any other person.

THE SCHEDULE

1. The Goa, Daman and Diu Rice (Export Control) Order, 1963.

2. The Goa, Daman and Diu Foodgrains (Export Control) Order, 1964.

By order and in the name of the Administrator of Goa, Daman and Diu.

R. K. Gupta, Deputy Secretary (P).

Panjim, 18th October, 1966.

Revenue Department
(**Land Reforms**)

Notification

RD/TNC/SO/203/66

In exercise of the powers conferred by Section 57 of the Goa, Daman and Diu Agricultural Tenancy Act, 1964, Government is pleased to delegate the powers conferred upon it under Section 49(2) of the said Act to the Secretary to the Government, Revenue Department.

By order and in the name of the Administrator of Goa, Daman and Diu.

G. K. Bhanot

Chief Secretary

Panjim, 20th October, 1966.

Notification

RD/LND/163/65

In partial modification of the Government Notification no. RD/LND/163/65 dated 18th June, 1966, published in the Government Gazette, I Series, No. 12, dated 23rd June, 1966, the following Schedule is hereby substituted for the one appearing in the said Notification:

SCHEDULE

- 1) In cities i.e. Panjim, Vasco-da-Gama, Margao and Mapusa and their suburbs:
Rs. 20/- per sq. meter (of the advertisement board or hoarding) per year subject to the minimum of Rs. 150/- per year.
- 2) In towns and their suburbs (i.e. all Taluka headquarters excluding the cities and including Sanquelim and Curchorem):
Rs. 15/- per sq. meter (of the advertisement board or hoarding) per year subject to the minimum of Rs. 75/- per year.
- 3) In other places:
Rs. 10/- per sq. meter (of the advertisement board or hoarding) per year subject to the minimum of Rs. 50/- per year.

In addition to the above, a surcharge of 10% may be levied, in case, the boards/posters are displayed within the radius of 200 meters, from a bus stand, ferry wharf and/or theatre.

By order and in the name of the Administrator of Goa, Daman and Diu.

Hardayal Chaudhri, Secretary (Revenue).

Panjim, 19th October, 1966.

♦♦♦

Finance Department

F.III/2-9/4869/66

A copy of the Notification F. No. 8/21/66-ST dated 17th September, 1966, from Government of India, Mi-

nistry of Finance (Department of Revenue & Insurance), is reproduced below for general information.

N. Subramanian, Finance Secretary.

Panjim, 15th October, 1966.

Notification

G. S. R.—In exercise of the powers conferred by sub-section (1) of Section 13 of the Central Sales Tax Act, 1956 (74 of 1956), the Central Government hereby makes the following further amendment in the Central Sales Tax (Registration and Turnover) Rules, 1957, namely:—

In the said Rules,—in the proviso to sub-rule (1) of rule 12, for the figures, letters and word «30th September, 1966», the figures, letters and word «30th September, 1967» shall be substituted.

M. S. SIVARAMAKRISHNA
Deputy Secretary to the Government of India.

Law Department

In exercise of the powers conferred by sections 31 and 65 of the Goa, Daman and Diu Village Panchayats Regulations read with the Codigo do Registo Civil, and Clause 2 of the Removal of Difficulties Order, the Lt. Governor of Goa, Daman and Diu is pleased to make the following rules:—

CHAPTER I

Preliminary

1. *Short title, extent and commencement.*—(i) These rules may be called the Goa, Daman and Diu Village Panchayats (Registration of Births and Deaths) Rules, 1966.

(ii) They apply in the first instance to the Talukas of Ilhas and Ponda but the Government may from time to time by notification in the Official Gazette direct that they shall apply to other talukas also with effect from such date as may be specified.

(iii) They shall come into force on the 1st day of November, 1966.

2. In these rules unless the context otherwise requires:—

(i) «Civil Registrar» means the Civil Registrar of the Taluka in which the Office of the village Panchayat is situated.

(ii) «Duplicate» means a duplicate of the register of births and deaths.

(iii) «Form» means a form appended to these rules.

(iv) «General Rules» means the rules contained in the «Codigo do Registo Civil» and other complementary orders at present in force in this Union Territory, regarding registration of births and deaths.

(v) «Registers» means the form in which the registration of births and deaths is done.

(vi) «Registration» means the registration of births and deaths.

(vii) «Secretary» means the Secretary to a Village Panchayat or the person discharging for the time being the duties of the Secretary.

CHAPTER II

Registration of Births and Deaths in Village Panchayats

3. (i) As from the commencement of these rules the Secretary shall register births and deaths according to the general rules and in the manner herein-after provided.

(ii) Marriages shall be celebrated or solemnised only by the Civil Registrar.

4. The Secretaries shall register only the following classes of births and deaths:—

(i) Births and deaths occurring in the area within the jurisdiction of the Village Panchayat;

(ii) Births outside such area, when the parents, or the mother in the case of an illegitimate child is ordinarily resident in the area of the Panchayat;

(iii) Deaths of residents of the Panchayat area outside that area.

Explanation: The provisions of sub-rules (ii) and (iii) shall not apply when the birth or death has occurred outside the Union Territory of Goa, Daman and Diu.

5. (i) A Secretary shall not register any birth or death beyond the time allowed by the general rules.

(ii) Registration beyond the time limit may be done only by the Civil Registrar.

6. (i) All births and deaths shall be registered in duplicate in such form as Government may from time to time prescribe. On the upper portion of the form prescribed for this purpose the Secretary shall enter the word 'duplicate' in red ink. At the time of registering the death of a person who leaves assets, the Secretary shall collect the information required by the general rules.

(ii) All entries in the prescribed forms shall be in indelible ink only. Ballpoint pens and copying pencils shall not be used for this purpose.

(iii) Both the original and the duplicate shall be filled in by obtaining all the necessary signatures of the parties and witnesses and the registers shall thereupon be signed by the Secretary.

7. (i) By the 5th of each month the Secretary shall either personally deliver to the Civil Registrar or send by registered post, the original registers prepared by them during the period of the preceding month together with a letter in triplicate in form «A». Two copies of the letter shall be sent to the Civil Registrar and one should be kept for record in the office of the Secretary.

(ii) The Civil Registrar shall on receipt of the letter in form «A» verify whether all the registers have been received and shall if he finds them correct endorse upon one copy thereof a certificate to that effect and return the copy with the certificates to the Secretary.

8. The entries in the register shall be numbered serially for a year. On the 1st of January of each year, the numbering will commence afresh.

9. The registration of births shall be witnessed by two persons, provided that the Secretary may dispense with one witness whenever the declarant is literate and known to the Secretary.

10. (i) In the villages where their offices are situated the Secretaries shall register the deaths on presentation of the certificate of death and on the oral statement of the declarant.

(ii) In such cases the authorisation for burial or cremation shall be given by the Secretary in writing, in duplicate.

(iii) In villages other than those mentioned in sub-rule (i) the notifiers may hand over the declaration of death to the «Regedor» who may authorise the burial or cremation as per the general rules, and shall send the declaration within 5 days to the Secretary.

(iv) The Secretary shall on receipt of the declaration forthwith fill the register as per general rules, and later forward the register to the Civil Registrar as laid down in rule 7(i).

(v) The parties, in villages other than those mentioned in sub-rule (i), may also approach directly the Secretary to register the deaths, and in such cases the procedure laid down in sub-rule (i) of this rule shall be followed.

(vi) Whenever the Secretary is absent, the parties may approach the «Regedors» of the village in which the office is situated, in which case the procedure laid down in sub-rule (iii) of this rule shall be followed.

CHAPTER III

Certificates

11. The Secretary may issue certificates from the registers only during the period when the originals are in his custody. He may however issue bulletins in forms «C» and «D», at any time on payment of the proper fee from the duplicates in his possession.

12. (i) As soon as the time limit for sending the originals to the Civil Registrar has expired, the Secretary may accept only requests for certificates.

(ii) In such a case the Secretary will recover from the party the proper fee of the certificate and the postage required for forwarding the request and despatching the certificate.

(iii) The request shall be in form «B».

(iv) At the party's request the certificate may be directly sent to his residence by the Civil Registrar.

CHAPTER IV

Fees and Receipts

13. A Secretary shall charge for each registration or the issue of a certificate the fees prescribed in the general rules subject to the exceptions contained therein.

14. Whenever any amount is received by a Secretary on account of registration charges or for the issue of a certificate, he shall issue a receipt for that amount.

15. (i) Every Secretary shall be supplied for this purpose with mechanically numbered receipt books which shall be initialled by the Civil Registrar.

- (ii) The receipts shall be in duplicate and the duplicate shall be prepared by the use of carbon paper.
- 16. (i) At the close of every month or when the receipts received by him exceed Rs. 50/- whichever is earlier the Secretary shall forthwith credit the monies with him to the Treasury by chalan.
- (ii) The receipts shall be credited to the Major Head «2 Miscellaneous-Social and Development Organizations — D-Miscellaneous».

17. (i) A copy of the chalan shall be sent to the Civil Registrar by the Secretary along with the letter prescribed by rule 7.

(ii) The Civil Registrar shall forthwith verify the correctness of the chalan by taking into consideration the number of registrations effected and the certificates and bulletins granted, and shall, if he finds it correct, endorse a certificate to that effect on the copy of the letter returned to the Secretary under rule 7 (ii).

18. (i) Whenever the entries in a chalan are found to be to be incorrect or do not tally with the amount which should have been credited according to the registers, the Civil Registrar shall cause an enquiry to be made into the matter, and shall rectify the defect.

(ii) In cases where the Civil Registrar is of the opinion that the error has been caused intentionally or is due to culpable negligence on the part of the Secretary, he shall report of the matter to the Head of Office of Registers and Notary Services who shall bring it to the notice of the Director of Village Panchayats.

CHAPTER IV

Inspections

19. The staff in charge of the inspections to the Village Panchayat Offices shall also inspect the Secretary's work in respect of registration of births and deaths and the issue of certificates.

20. The Civil Registrar shall personally inspect every year, the registration work done by the Secretaries and shall submit a report to the Head of the Office of the Registers and Notary Services.

Copies of the report will be forwarded by the latter with comments to the Director of Village Panchayats.

CHAPTER VI

Miscellaneous

21. (i) All the periodical information and statements required to be given by the Civil Registration Services, as well as the indexing work shall be done by the Civil Registrars.

(ii) The Civil Registrars shall consolidate the elements required, and by the 15th of the month following that to which the elements relate, shall forward them to the concerned authority.

(iii) Also, the information required to be given to the Delegado do Procurador da República whenever a person dies with heirs who are wards of court, shall be furnished by the Civil Registrar by the 20th of the month following the registration of the death.

22. The statistical data (verbetes estatisticos) should be filled up, immediately, at the time of registration, by the Secretary, and sent directly to the Statistics Department by the 15th of the month following that in which the registration was done.

23. The Secretaries may correspond directly with the Civil Registrar in all matters concerning registration.

CHAPTER VII

Repeal

24. As from the commencement of these rules, in any taluka, the jurisdiction of the Assistant in charge of the Civil Registry out-post in regard to the registration of births, deaths and marriages shall cease.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. B. Venkatasubramanian, Law Secretary.

Panjim, 20th October, 1966.

FORM A

To,

The Civil Registrar,

....

Sir,

Please find enclosed the following documents:

1. ... Registers of Births.
2. ... Registers of Deaths.
3. ... Documents annexed.
4. ... Applications for certificates.

Also please find chalan/s no/s ... regarding receipts for the month of

I have to inform you that I have passed ... certificates, and ... paid bulletins in the month of ... and ... applications for certificates have been received and the total amount received in this regard is Rs.

Yours faithfully,

Secretary Village Panchayat of

Verified and found correct the contents as stated above.
Also verified the enclosed copy of chalan/s no/s ... dated

Dated:

Civil Registrar of

FORM B

To,

The Civil Registrar,

....

Sir,

Kindly issue a certificate of birth*/death of

(name of the person whose certificate is applied)
who was born*/died at

(place of birth/death)

on
(date of birth/death)

I have paid the fee of Rs. ... under receipt no.

Please forward the certificate to the Secretary Village Panchayat of ... or to my address as follows:

(name and address of the applicant) in Block Letters.

Yours faithfully,

(applicant)

*Observations: Delete the words not necessary.

FORM C

Civil Registration Services of Goa, Daman and Diu

Office of the Village Panchayat of ...

On the ... of ... 19... at ... hours and ... minutes, in ... was born ... son/daughter of ... and of ... residing at ... as it is seen from the Register/duplicate register of birth.

(Paid fees of Rs. ...)

Dated: ...

Secretary to the Village Panchayat of ...

FORM D

Civil Registration Services of Goa, Daman and Diu

Office of the Village Panchayat of ...

On the ... of ... 19... at ... hours and ... minutes, in ... occurred the death of ... son/daughter of ... and of ... the deceased having resided at ... as it is seen from the register/duplicate register of death.

(Paid fees of Rs. ...)

Dated: ...

Secretary to the Village Panchayat of ...

Notification

LD/NOT/61/66

The general direction regulating the sittings of all Courts situated in the Union Territory of Goa, Daman and Diu is hereby published for General information.

Kant Desai, Under Secretary.

Panjim, 24th October, 1966.

Judicial Commissioner's Court of Goa, Daman & Diu at Panjim

In exercise of the powers vested in the Court of the Judicial Commissioner under Section 11(2) (c) read with Section 20(1) (f) of the Goa, Daman and Diu (Judicial Commissioner's Court) Regulation, 1963, the following general direction is issued regulating the sittings of all courts situated in the Union Territory of Goa, Daman and Diu:

- (i) All Judges should sit in Court during the hours 10.30 a.m. to 1 p.m. and 2.30 p.m. to 5 p.m. There will be lunch recess between 1 p.m. to 2 p.m. The hours of work for the office establishment shall be 10 a.m. to 1 p.m. and 2 p.m. to 5.30 p.m.
- (ii) Ordinarily all judicial matters should be disposed of in open court; and
- (iii) The public should have access to, or remain in, the room or the building used by a Court except when the Presiding Judge thinks it fit in any particular case, to exclude either the public generally or any particular person. The grounds for doing so should, however, be recorded in the Roznama.

V. S. Jetley.

Panjim, 21st October, 1966.

Notification

LD/NOT/62/66

In exercise of the powers conferred by section 5 of the Indian Registration Act, 1908, as extended to the Union Territory of Goa, Daman and Diu, the Lt. Governor of Goa, Daman and Diu hereby directs that with effect from the 1st day of November, 1966 the Julgado Municipal of Ponda shall cease to form part of the registration sub-district of Panjim and shall constitute the registration sub-district of Ponda in the registration district of Goa.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

P. B. Venkatasubramanian, Law Secretary.

Panjim, 24th October, 1966.

Department of Information and Tourism**Notification**

IT/Films/66/10

In exercise of the powers conferred by Section 12 (sub-section 4) of the Cinematograph Act 1952 (Central Act 37 of 1952) read with the Government of India, Ministry of Home Affairs, Notification No. GI/GOA/19/28/63-UTL dated 16th January, 1965, the Lt. Governor of Goa, Daman and Diu hereby issues to every person holding a licence under Part III of the said Act in Goa, Daman and Diu, the following directions which shall take effect from October 15, 1966.

1. The licensee shall so regulate the exhibition of cinematograph films that, at every performance open to the public, approved films are exhibited, the approved films to be exhibited in relation to other films at every such performance being in the same proportion as one is to five or the nearest lower or higher approximation thereto.
2. Only such films produced in India as are approved by the Central Government after considering the recommendation of the Film Advisory Board, Bombay, to be scientific films, films intended for educational purposes, films dealing with news and current events or documentary films shall be deemed to be approved films for the purposes of these directions.
3. Nothing contained in these directions shall be construed as requiring the licensee —
 - (a) To exhibit at any performance more than 610 metres of approved films of 35 mm. size or 244 metres of approved films of 16 mm. size; or
 - (b) To exhibit any approved film for more than two weeks continuously; or
 - (c) To re-exhibit any approved film which has been shown for two continuous weeks; or
 - (d) To exhibit approved films to the full extent indicated hereinbefore in the event of suf-

ficient number or length of approved films not being available for the time being.

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

B. K. Chougule, Secretary, Industries, Labour, Information and Tourism.

Panjim, 30th September, 1966.

◆◆◆
Mormugao Port Trust

Notification

MPT/27-GA(12)/66

As required under Section 124 of the Major Port Trusts Act, 1963, the following Regulations which have been adopted by the Board of Trustees are hereby published.

I Introductory

1. These Regulations shall be called the Mormugao Port Employees (Grant of advances for purchase of conveyances) Regulations, 1966.

2. They shall come into effect from

3. *Application:* These Regulations shall apply to all employees of the Board, except —

- (i) employees engaged on Contract,
- (ii) employees paid from Contingencies,
- (iii) daily rated and casual employees,
- (iv) Apprentices.

4. *Definitions:* In these regulations unless the context otherwise requires:—

(a) «Accounts Officer», means the F.A. & C.A.O. of the Port of Mormugao.

(b) «Board», «Chairman», «Head of Department» shall have the meanings assigned to them in the Major Port Trusts Act, 1963.

(c) «Pay» for the purpose of Regulations 21, 32 and 33 means Pay, Special Pay, Personal Pay, Deputation (duty) allowance and other emoluments classed as pay for the said purpose by the Board.

(d) «Leave Salary», «Permanent employee», «Subsistence allowance», «Substantive» shall have the meaning as defined in the Fundamental Rules of the Central Government or in the Regulations, if any, framed by the Board, whichever may be applicable to the employee.

II General

5. An advance shall not be granted to an employee without a substantive appointment, except as provided in Regulation 6, and the grant of the advance shall be subject to such general or special instructions as may be issued from time to time by the Board.

6. An employee without a substantive appointment may be granted an advance provided he furnishes along with his application for the grant of such advance, a surety bond in Form 'A' (appended to

these Regulations), from a permanent employee having a status comparable to, or higher than that of the employee who applies for the advance.

Explanation: A permanent employee of the Central or State Governments or another Public Undertaking on deputation to the Board, is not required to furnish a surety bond.

7. If an advance is granted to an employee who is due to retire or whose services are likely to be terminated within the maximum period prescribed for its repayment, the number of instalments shall be so regulated that the repayment of advance with interest is completed before retirement, or termination of service, as the case may be.

8. Each instalment on account of repayment of an advance except the last one shall be a number of whole rupees; the amount of the last instalment being raised or reduced, if necessary, to admit of the fixation of such instalment and recovery of the balance including any fraction of a rupee.

9. Where the advance is adjusted by repayment in monthly instalments, an authority competent to sanction an advance may, in exceptional circumstances vary the amount of such instalments provided that —

- (i) the whole amount of advance is completely recovered in the number of instalments not exceeding that initially fixed for repayment of the advance;
- (ii) the amount of monthly instalment shall not be reduced on the ground that the employee is drawing leave salary or subsistence allowance as distinct from pay.

10. No sanction to the payment of an advance under these Regulations shall be issued unless the Accounts Officer has certified that funds are available in the year in which the amount of advance is to be paid.

11. Detailed accounts of individual advances shall be maintained by the Accounts Officer who will watch their recovery and see that the conditions attached to each advance are fulfilled.

12. The Accounts Officer shall submit to the employee concerned an annual statement showing the details of the outstanding advance. The statement shall be submitted in Form «B» appended to these Regulations.

13. For the undermentioned purposes the date of drawal of an advance shall be the date of issue of the cheque, where payments are so made, or the date of actual disbursement, where payments are made in cash:

- (i) recovery of the first instalment towards repayment of the advance (vide Regulation 24).
- (ii) completion of negotiations and purchase of the motor car/motor cycle/motor scooter (vide Regulation 28).
- (iii) Furnishing of particulars of conveyances purchased and the cash receipt therefor for conveyances other than those mentioned in (ii) above (vide Regulation 36).

(iv) calculation of interest (vide Regulation 20).

14. *Powers of Sanction:* Sanction for an advance under these Regulations shall be accorded to a Head of a Department by the Board, and in all other cases by the Chairman.

15. No advance shall be granted to an employee for furnishing security at the time of registration as a prospective purchaser.

16. (1) A foreign employer may, with the concurrence of the authority specified in Regulation 14 grant to an employee, lent to him on foreign service, an advance for the purchase of a conveyance, provided that —

- (i) the advance is granted from the funds of the foreign employer; and
- (ii) the advance is regulated by the same conditions as would apply if the employee were serving directly under the Board.

(2) Notwithstanding the provisions contained in sub-regulation (1) above, in special cases, under orders of the authority specified in Regulation 14, the advance may be met from the Board's funds.

(3) An employee of the Central or State Governments or other Public Undertaking on deputation to the Board may with the concurrence of the lending authority, be granted an advance for the purchase of a conveyance under these Regulations under orders of the authority specified in Regulation 14.

17. *Conditions of Eligibility:* (i) An employee may be granted an advance for the purchase of a motor-car, or a motor-cycle or a motor-scooter:

- (a) if it is certified that, in the opinion of the authority competent to sanction the advance, it will be «useful to the public service» if the employee possesses the conveyance in question for the performance of his official duties; and
- (b) if the authority competent to sanction the advance is satisfied that the employee has the capacity to repay the advance.

(ii) An employee may be granted an advance for the purchase of a bicycle if the authority competent to sanction the advance is satisfied that the possession of a bicycle will add to the efficiency of the employee.

18. An advance for the purchase of a conveyance, shall not be granted to an employee who has already purchased the conveyance and paid for it unless the conveyance has been purchased within a period of three months commencing from the date of the advance was applied for, and has been paid for by raising a temporary loan.

Note: An employee to whom an advance is sanctioned should certify on the bill on which the advance is drawn either that the advance is not being drawn for a conveyance which has already been purchased and paid for, or that the advance claimed in the bill is not more than the minimum amount required to meet the balance of the price of the conveyance if the conveyance has been paid for in part, or that the conveyance has been purchased within three

months from the date the advance was applied for and has been paid for by raising a temporary loan.

19. An advance for the purchase of a conveyance shall not except as hereinafter provided be sanctioned unless the outstanding balance in respect of an advance previously granted for the same purpose, together with interest thereon, has been fully repaid.

20. *Interest:* Simple interest at such rates as may be fixed by the Board from time to time shall be charged on advances granted to employees for purchase of conveyances. Such interest shall be calculated on the balance outstanding on the last day of each month.

Note: (1) In cases where pay bills for a month are disbursed before the end of a month, an instalment in repayment of an advance received through the pay bill will be taken as having been refunded on the first of the following month, the normal date for disbursement of pay.

Note: (2) If in any particular case any advance is drawn in more than one instalment, the rate of interest recoverable shall be determined with reference to the date on which the first instalment is drawn.

III Special Conditions

A. Motor-Cars

21. *Amount of Advance:* The total amount of advance which may be granted to an employee for the purchase of a motor car shall not exceed fourteen thousand rupees, or fourteen months' pay of the employee or the anticipated price of the motor-car, whichever is the least. If the actual price of the motor-car paid by the employee is less than the amount of advance, he shall refund the balance to the Board forthwith.

Note: (1) In this Regulation «actual price» includes sales tax and the cost of such items e.g. spare wheel, tyre and a tube or a pillion seat in a scooter, on the purchase of which the purchaser has no choice. It does not, however, cover the cost of certain accessories, e.g. radio in a car, plastic covers, which are not essential and are purchased by the customer of his own volition. Insurance and registration charges, of the vehicle are also not included in the «actual price».

Note: (2) Applications for advance for the purchase of a motor-car or motor-cycle or motor scooter should be submitted to the sanctioning authority in Form "C" appended to these Regulations.

22. Notwithstanding anything contained in Regulation 17, an advance for the purchase of a conveyance shall not be granted to an employee who is under suspension and, if an advance has already been sanctioned to him before he was placed under suspension he shall not be permitted to draw such advance during the period of suspension.

23. *Recovery of Advance:* The amount of advance granted to an employee for the purchase of a motor-car shall be recovered from him in such number of equal monthly instalments as he may elect, but such number shall not be more than sixty if the amount of the advance does not exceed twelve thousand

rupees, or more than seventy if the amount of the advance exceeds twelve thousand rupees. The employee may, at his option, repay more than one instalment in a month.

24. The recovery of the amount of an advance shall commence with the first issue of pay, leave salary or subsistence allowance, as the case may be, after the advance is drawn.

Note: Suspension of recovery of the amount of an advance, pending fixation of pay of an employee, contravenes the provision of the above regulation and is therefore, not permissible.

25. *Recovery of Interest:* The amount of interest calculated under Regulation 20 shall be recovered in the minimum number of monthly instalments; the amount of each such instalment being not greater than the amount of the instalment fixed under Regulation 23.

26. The recovery of the amount of interest shall commence from the month immediately following that in which the repayment of the advance for the purchase of a motor-car is completed.

27. *Sale or Transfer:* An employee shall not sell or transfer a motor-car for so long as the amount of advance together with the interest on such amount is not completely repaid, except with the permission of the sanctioning authority.

Note: (1) If an employee seeks permission to transfer a motor-car to another employee who should use a motor-car in the discharge of his duties, he may be permitted to transfer the liability attaching to the car to the latter, provided that the transferee records a declaration that he is aware that the motor-car transferred to him remains subject to the mortgage bond and that he is bound by its terms and provisions.

Note: (2) In all cases in which a motor-car is sold before the amount of advance and the interest thereon is fully repaid, the sale proceeds must be applied, so far as may be necessary, towards repayment of such outstanding balance, provided that when the motor-car is sold in order that another motor-car may be purchased, the authority competent to sanction the advance may permit an employee to apply the sale proceeds towards such purchase, subject to the following conditions:

- (a) the entire sale proceeds of the old car should be applied towards the purchase of a newly purchased car.
- (b) the amount of advance outstanding should not be permitted to exceed the cost of the newly purchased car.
- (c) the amount outstanding should continue to be repaid at the rate previously fixed.
- (d) if the sale proceeds of the car are not sufficient to purchase another car the amount of the second advance which may be granted under regulation 19 should be restricted to the excess of the price of the newly purchased car over the sale proceeds of the old car, provided that the advance so granted together with the balance outstanding in respect of the original advance

previously granted should not exceed the price of the newly purchased car.

(e) the newly purchased car should be insured and mortgaged to the Board.

28. (1) Unless an employee who is sanctioned an advance for the purchase of a motor-car, completes the purchase of, and pays for the motor-car within one month of the date on which he draws the advance, he shall refund forthwith the full amount of advance drawn together with interest on that amount for one month.

(2) In exceptional cases the sanctioning authority may extend the period of one month prescribed in this regulation upto two months.

Note: (1) The condition specified in regulation 28 should be mentioned in all sanctions to the grant of an advance for the purchase of a motor-car.

(2) Where an amount of advance is retained beyond one month in contravention of regulation 28 only the normal rate of interest leviable under regulation 20 should be charged for the first month and that for the period in excess of one month penal rate of compound interest at such rate as may be fixed by the sanctioning authority, but not less than $2\frac{1}{2}$ per cent per annum above the rate at which the advance has been sanctioned, should be charged in the manner indicated below:

- (i) the period of one month laid down in regulation 28 should be a calendar month from the date of drawal of the advance.
- (ii) The penal rate of interest should be calculated on the balance outstanding for the *actual period* in excess of one month (including fraction of a month) and not on the monthly balances as in the case of recovery of advances under regulation 20.
- (iii) the penal rate of interest should be calculated as $\frac{\text{No. of days} \times \text{yearly rate of interest}}{365}$
- (iv) When the period of one month provided in Regulation 28 is extended by the sanctioning authority, the penal rate should be charged with effect from the date following that on which the extended period expires.

29. *Agreement and Mortgage Bonds:* An employee shall on the date on which he draws an advance for the purchase of a motor-car, execute an agreement in Form «D», appended to these Regulations, if the advance is granted to him under Regulation 17, or in Form «E», appended to these Regulations, if the advance is granted to him under Regulation 18. On completing the purchase of a motor-car, he shall also execute a mortgage bond in Form «F» and/or Form «G» (appended to these Regulations) as the case may be, hypothecating the motor-car to the Board as security for the advance.

Note: (1) where only one advance is sanctioned, the mortgage bond should be executed in Form «F». Where an advance for the payment of Customs duty is sanctioned, after the motor-car has been purchased with an earlier advance, a bond in form «G» should be executed.

Note: (2) As soon as the advance is drawn the employee should furnish to the Accounts Officer, the agreement in Form «D» and the mortgage bond for examination and record together with a letter in Form «H» to the Insurance Company. The Accounts Officer will then forward the letter to the Insurance Company and obtain their acknowledgement. In the case of insurance effected on annual basis, this process should be repeated every year until the advance has been fully repaid.

Note: (3) The mortgage bond should be kept in the safe custody of the Accounts Officer. When the advance has been fully repaid, the bond shall be returned to the employee duly cancelled.

30. (1) An employee who purchases a motor-car with an advance obtained from the Board shall, from the date of its purchase comprehensively insure, and so long as the advance and the interest on such advance is not fully repaid, keep so insured the motor-car against loss or damage by fire, theft or accident.

(2) The insurance policy should invariably contain the clause indicated in Form «H».

31. The amount for which a motor-car is insured for any period shall not be less than the outstanding balance of the advance, with interest accrued, at the beginning of that period but if such amount is less, the difference shall be refunded to the Board in not more than three equal monthly instalments.

B. Motor-Cycles & Motor-Scooters

32. Subject to the provisions of Regulation 17 and *mutatis mutandis* the conditions regulating the grant of an advance for the purchase of a motor-car, an authority competent to sanction the advance for the purchase of a motor car may sanction to an employee an advance for the purchase of a motor-cycle or motor-scooter.

Provided that notwithstanding anything contained in Regulation 21, the amount of such advance shall not exceed three thousand rupees or twelve months' pay of the employee, or anticipated price of the motor-cycle/motor-scooter whichever is the least:

Provided further that notwithstanding anything contained in Regulation 23 the amount of such advance shall be recovered from the employee in such number of equal monthly instalments as he may elect but such number shall not be more than sixty.

C. Bicycles

33. Subject to the provisions of Regulation 17 (ii) an employee who is in receipt of pay not exceeding three hundred and seventy-five rupees per month may be granted an advance for the purchase of a bicycle —

Provided that:

- the amount of such advance shall not exceed one hundred and seventy-five rupees or four months' pay of the employee whichever is less, and shall be restricted to the anticipated price, inclusive of sales tax, of the bicycle. If the actual price of the bicycle paid by the employee is less than the amount of the advance sanctioned

he shall refund the balance to the Board forthwith;

- the amount of such advance shall be recovered in the manner prescribed in Regulation 23 and 24 in equal monthly instalments not exceeding twenty-four;
- the amount of interest calculated under Regulation 20 shall be recovered in the manner prescribed in Regulation 25 and 26.

34. If an employee, without a substantive appointment, is granted an advance for the purchase of a bicycle, but ceases to be in the service of the Board before the amount of the advance and the interest thereon is completely repaid, the balance shall, to the extent possible, be adjusted against the pay and allowances due to the employee. Any amount, as then remains unpaid, shall be recovered forthwith from the surety, if any.

35. An advance for the purchaser of a bicycle shall not ordinarily be granted within three years of the grant of a previous advance for the same purpose, unless satisfactory evidence is provided by the employee concerned to the effect that the bicycle purchased with the help of the earlier advance has been lost or has become unserviceable. In the latter type of cases, the Head of the Department should, while recommending the grant of the advance, record a certificate that it has satisfied itself that the bicycle possessed by the employee has been lost or has become unserviceable, as the case may be.

36. An employee who has been granted an advance under this sub-section shall submit to the Accounts Officer within one month of the drawal of the advance the cash receipt in support of the purchase of the bicycle.

Note: The sanctioning authority may in exceptional circumstances, extend the period of one month prescribed in this Regulation upto two months.

37. The bicycle purchased with the advance will be considered as the property of the Board till the advance with the interest accrued thereon has been fully repaid. A provision to this effect should be included in the letter sanctioning the advance.

38. *Interpretation.* — If any question arises relating to the interpretation of these Regulation it shall be referred to the Board whose decision shall be final.

FORM A

(See regulation 6)

Form of Survey Bond

Know all men by these presents that I ... Son of ... resident of ... in the District of ... at present employed as a permanent ... in the ... (hereinafter called «the Surety») am held and firmly bound up to the Board of Trustees (hereinafter called «the Board») which expression shall include his successors and assigns) in the sum of Rs. ... (Rupees ... only) with interest as hereinafter specified and all costs between attorney and client and all charges and expenses that shall or may have been incurred by or occasioned to the Board to be paid to the Board for which payment to be well and truly made I hereby bind myself, my heirs, executors, admi-

nictiators and representatives firmly by these presents. As witness my hand this ... day of ... one thousand nine hundred and sixty

Whereas the Board has agreed to grant to ... son of ... a resident of ... in the District of ... at present employed as temporary ... in the ... (hereinafter called «the borrower») at the borrower's own request an advance of Rs. ... (Rupees ... Only) for the ... and whereas the borrower has undertaken to repay the said amount in ... equal monthly instalments with interest as calculated at the rate and in the manner prescribed under regulation 20 and notes (1) and (2) thereunder of the M. P. E. (Grant of advances for purchase of conveyance) Regulations, 1966, thereon or on so much thereof as shall for the time being remain due and unpaid calculated at fixed Board's rate in force for Board loans from the day of the advance.

And Whereas in consideration of the Board having agreed to grant the aforesaid advance to the Borrower the Surety has agreed to execute the above bond with such condition as hereunder is written.

Now the Condition of the Above Written Bond is that if the said Borrower shall, while employed in the said ... Duly and regularly pay or cause to be paid to the Board the amount of the aforesaid advance owing to the Board by instalments with interest as calculated in the aforesaid manner thereon or on so much thereof as shall for the time being remain due and unpaid calculated at fixed Board's rates in force for Board's loans from the day of the advance until the said sum of Rs. ... (Rupees ... only), with interest as calculated in the aforesaid manner shall be duly paid, then

this bond shall be void otherwise the same shall be and remain in full force and virtue.

But so Nevertheless that if the Borrower shall die or become insolvent or at any time cease to be in the service of the Board, the whole or so much of the said principal sum of Rs. ... (Rupees ... only), thereof as shall then remain unpaid and the interest due on the said principal sum calculated in the aforesaid manner from the day of the advance shall immediately become due and payable to the Board and be recoverable from the surety in one instalment by virtue of this bond.

The obligation undertaken by the Surety shall not be discharged or in any way affected by an extension of time or any other indulgence granted by the Board of the said borrower whether with or with or without the knowledge or consent of the Surety.

The Board have agreed to bear the stamp duty, if any, for this document.

Signed and delivered by the
said ...

(Signature of Surety)

(Designation) ...

at ...
this ...
of ...
19 ...

Office to which attached ...

In the presence of: —

Signature, address and occupa- (i) ...
tion of the Witnesses. (ii) ...

ACCEPTED

For and on behalf of the Board of Trustees

FORM B

(See regulation 12).

... Statement of Loans/Advances sanctioned by the Board. Year ...

Name of person receiving the loan/advance	Amount of loan advance sanctioned	Rate of interest	No. and date of orders authorising the loan/advance	Balance from last year	Amount advanced this year	Total	Amount re-paid during the year	Balance of loan/advance at close of the year	Amount of interest received and credited to Revenue	Balance of Interest unpaid	Remarks
1	2	3	4	5	6	7	8	9	10	11	12

Financial Adviser & Chief Accounts Officer.

FORM C

(See note (2) below regulation 21)

Application Form for Advance for the Purchase of a Motor Car/Motor Cycle/Motor Scooter.

1. Name of Applicant.
2. Applicant's designation.
3. District and Station.
4. Pay —
 - i) Substantive Pay.
 - ii) Officialating pay or pay drawn in a temporary post.
 - iii) Special/personal pay.
5. Anticipated price of motor car/cycle/scooter.
6. Amount of Advance required.
7. Date of superannuation or retirement.
8. Number of instalments in which the advance is desired to be re-paid.
9. Whether advance for similar purpose was obtained previously and if so —
 - i) date of drawal of the advance.
 - ii) the amount of advance and or interest thereon still outstanding, if any.
10. Whether the intention is to purchase —
 - (a) a new or an old motor car/cycle/scooter.

(b) if the intention is to purchase motor car/cycle/scooter through a person other than a regular or reputed dealer or agent, whether previous sanction of the competent authority has been obtained as required under Regulation 15(2) of the MP&E (Conduct) Regulations, 1964.

11. Whether the officer is on leave or is about to proceed on leave —
 - (a) The date of commencement of leave.
 - (b) The date of Expiry of leave.
12. Are any negotiations or preliminary enquiries being made so that delivery may be taken of the motor car/cycle/scooter within one month from the date of drawal of the advance?
13. (a) Certified that the information given above is complete and true.
- (b) Certified that I have not taken delivery of the motor car/cycle/scooter on account of which I apply for the advance, that I shall complete negotiations for the purchase of, pay finally and take possession of the motor car/cycle/scooter before the expiry of one month from the date of drawal of the advance, and that I shall insure it from the date of taking delivery of it.

Applicant's Signature.
Date ...

FORM D

(See regulation 29)

Form of Agreement

An Agreement made on ... day of ... one thousand nine hundred and ... Between ... (hereinafter called the Borrower which expression shall include his heirs, administrators, executors and legal representatives) of the one part and the Board of Trustees (hereinafter called the Board, which expression shall include his successors and assignees) of the other part. Whereas the Borrower has under the provisions of the M. P. E. (Grant of advances for purchase of conveyances) Regulations, 1966 (hereinafter referred to as the said Regulations which expression shall include any amendments thereof for the time being in force) applied to the Board for a loan of Rs. ... for the purchase of a motor vehicle and whereas the Board has agreed to lend the said amount to the Borrower on the terms and conditions hereinafter contained NOW IT IS HEREBY AGREED between the parties hereto that in consideration of the sum of Rs. ... paid by the Board to the Borrower (the receipt of which the Borrower hereby acknowledges) the Borrower hereby agrees with the Board (1) to pay the Board the said amount with interest calculated according to the said Regulations by monthly deductions from his salary as provided in the said Regulations and hereby authorises the Board to make such deductions, and (2) within one month from the date of these presents to expend the full amount of the said loan in purchase of a motor vehicle or if the actual price paid is less than the loan to repay the difference to the Board forthwith, and (3) to execute a document hypothecating the said motor vehicle to the Board as security for the amount lent to the Borrower as aforesaid and interest in the form provided by the said Regulations and IT IS HEREBY LASTLY AGREED AND DECLARED THAT IF THE MOTOR VEHICLE has not been purchased and hypothecated as aforesaid within one month from the date of these presents or if the Borrower within that period becomes insolvent or quits the service of the Board or dies the whole amount of the loan and interest accrued thereon shall immediately become due and payable.

In Witness whereof the Borrower and ... for and on behalf of the Board have hereunto set their hands the day and year first above written.

Signed by the said in the presence of

(Signature of Witnesses) (Signature and designation of the Borrower)

Signed by (name and designation)

for and on behalf of the Board of Trustees in the presence of

(Signature of Witnesses) (Signature and designation of the Officer)

FORM E

(See regulation 29)

Form of Agreement

An agreement made on ... day of ... one thousand nine hundred and ... between ... (hereinafter called the Borrower which expression shall include his heirs, executors, administrators and legal representatives) of the one part and the Board of Trustees (hereinafter called the Board, which expression shall include his successors and assigns) of the other part.

Whereas the Borrower has purchased/agreed to purchase the motor vehicle described in the schedule hereunder written (hereinafter referred to as the «said motor vehicle»). And whereas the Borrower has under the provisions of the M.P.E. (Grant of advances for purchase of conveyances) Regulations, 1966 (hereinafter referred to as the said Regulations which expression shall include any amendments thereof for the time being in force) applied to the Board for a loan of Rs. ... for the purchase of a motor vehicle and whereas the Board has agreed to lend the said amount to the Borrower on the terms and conditions hereinafter contained now it is hereby agreed between the parties hereto that in consideration of the sum of Rs. ... paid by the Board to the Borrower (the receipt of which the Borrower hereby acknowledges) the Borrower hereby agrees with the Board(1) to repay to the Board the said amount with interest calculated according to the said Regulations by monthly deductions from his salary as provided in the said Regulations

and hereby authorises the Board to make such deductions and (2) within one month from the date of these presents to expend the full amount of the said loan in the repayment of any loan obtained by him from a private party/the ... (bank) for the purchase of the said motor vehicle or if the actual price paid is less than the loan to repay the difference to the Board forthwith, and (3) to execute a document hypothecating the said motor vehicle to the Board as security for the amount lent to the Borrower as aforesaid and interest in the form provided by the said Regulations and it is hereby lastly agreed and declared that if the Motor Vehicle has not been purchased and hypothecated as aforesaid within one month from the date of these presents or if the Borrower fails to repay the amount of the loan obtained by him from a private party/... (Bank) for the express purpose of purchasing the said motor vehicle within one month from the date of these presents or if the Borrower within that period becomes insolvent or quits the service of the Board or dies the whole amount of the loan and interest accrued thereon shall immediately become due and payable.

THE SCHEDULE

Description of Motor vehicle.

Maker's name.

Description.

No. of Cylinders.

Engine Number.

Chassis No.

Cost Price.

In Witness whereof the Borrower and ... for and on behalf of the Board have hereunto set their hands the day and year first above written.

Signed by the said in the presence of

(Signature of Witnesses) (Signature and designation of the Borrower)

for and on behalf of the Board of Trustees in the presence of

(Signature of Witnesses) (Signature and designation of the Officer).

Name and designation of the Borrower.

FORM F

(See regulation 29)

Form of Mortgage Bond — Initial Advance

This indenture made this...day of ... one thousand nine hundred and ... Between ... (hereinafter called «the Borrower», which expression shall include his heirs, administrators, executors and legal representatives) of the one part and the Board of Trustees (hereinafter called «the Board», which expression shall include his successors and assignees) of the other part. Whereas the Borrower has applied for and has been granted an advance of Rupees...to purchase a Motor vehicle and/or to pay customs duty in respect of a (the) Motor Vehicle on the terms of Regulations 21 to 32 of the M. P. E. (Grant of advances for purchase of conveyances) Regulations 1966 (hereinafter referred to as «the said Regulations» which expression shall include any amendment thereof or addition thereto for the time being in force) And Whereas one of the conditions upon which the said advance has been/was granted to the Borrower is/was that the Borrower will/would hypothecate the said Motor Vehicle to the Board as security for the amount lent to the Borrower And Whereas the Borrower has purchased and/or paid customs duty with or partly with the amount so advanced as aforesaid the Motor Vehicle particulars whereof are set out in the Schedule hereunder written.

Now This Indenture Witnesseth, that in pursuance of the said agreement and for the consideration aforesaid the Borrower doth hereby covenant to pay to the Board the sum of Rs ... aforesaid or the balance thereof remaining unpaid at the date of these presents by equal payments of Rs ... each on the first day of every month and will pay interest on the sum for the time being remaining due and owing calculated according to the said Regulations and the Borrower doth agree that such payments may be recovered by monthly deductions from his salary in the manner provided by the said

Regulations and in further pursuance of the said agreement the Borrower doth hereby assign and transfer unto the Board the Motor Vehicle the particulars whereof are set out in the Schedule hereunto written by way of security for the said advance and the interest thereon as required by the said Regulations.

And the Borrower doth hereby agree and declare that he has paid in full the purchase price of the said Motor Vehicle and/or the entire customs duty payable and that the same is his absolute property and that he has not pledged and so long as any money remain payable to the Board in respect of the said advance will not sell, pledge or part with the property in or possession of the said Motor Vehicle. Provided Always and it is hereby agreed and declared that if any of the said instalments of principal or interest shall not be paid or recovered in manner aforesaid within ten days after the same are due or if the Borrower shall die at any time cease to be in Board's service or if the Borrower shall sell or pledge or part with the property in or possession of the said Motor Vehicle or become insolvent or make any composition or arrangement with his creditors or if any person shall take proceedings in execution of any decree or judgment against the Borrower the whole of the said principal sum which shall then be remaining due and unpaid together with interest thereon calculated as aforesaid shall forthwith become payable AND IT IS HEREBY AGREED and declared that the Board may on the happening of any of the events hereinbefore mentioned seize and take possession of the said Motor Vehicle and other remain in possession thereof without removing the same or else may remove and sell the said Motor Vehicle either by public auction or private contract and may out of the sale moneys retain the balance of the said advance then remaining unpaid and any interest due thereon calculated as aforesaid and all cost, charges, expenses and payments properly incurred or made in maintaining, defending or realising his rights hereunder and shall pay over the surplus, if any, to the Borrower, his executors, administrators or personal representatives PROVIDED FURTHER that the aforesaid power of taking possession or selling of the said Motor Vehicle shall not prejudice the right of the Board, to sue the Borrower or his personal representatives for the said balance remaining due and interest or in the case of the Motor Vehicle being sold the amount by which the net sale proceeds fall short of the amount owing and the Borrower hereby further agrees that so long as any moneys are remaining due and owing to the Board, he, the Borrower will insure and keep insured the said Motor Vehicle against loss or damage by fire, theft, or accident with an Insurance Company to be approved by the Board and will produce evidence to the satisfaction of the Board that the Motor Insurance Company with whom the said Motor Vehicle is insured have received notice that the Board is interested in the Policy and the Borrower hereby further agree that he will not permit or suffer the said Motor Vehicle to be destroyed or injured or to deteriorate in a greater degree than it would deteriorate by reasonable wear and tear thereof and further that in the event of any damage or accident happening to the said Motor Vehicle, the Borrower will forthwith have the same repaired and made good.

THE SCHEDULE

Description of Motor vehicle.

Maker's name.

Description.

No. of Cylinders.

Engine Number.

Chassis No.

Cost Price.

In Witness Whereof the said ... (Borrower's name) and ... for and on behalf of the Board have hereunto set their respective hands the day and year first above written.

Signed by the said in the presence of.

1. ...

2. ...
(Signature of Witnesses) (Signature and designation of the Borrower)

Signed by (name and designation)

for and on behalf of the Board of Trustees in the presence of

1. ...

2. ...
(Signature of Witnesses) (Signature and designation of the Officer).

Name and designation of the Borrower

FORM G

(see regulation 29)

Form of Mortgage Bond — Further Advance

This Deed of Further Charge is made this ... day ... of ... Between ... son of ... (hereinafter «the Borrower», which expression shall, unless excluded by or repugnant to the subject or context, include their successors and assigns) of the one part and the Board of Trustees, (hereinafter called «the Board», which expression shall unless excluded by or repugnant to the subject or context include his successors and assigns) of the other part.

Whereas by Deed of Mortgage, dated the ... day of ... the Borrower hypothecated to the Board the Motor Vehicle described in the Schedule thereto to secure the Motor Vehicle purchase advance of Rs. ... with interest at the rate and on conditions mentioned in the said Deed of Mortgage (hereinafter referred to as the «Principal Deed»).

And Whereas out of the said sum of Rs. ... advanced to the Borrower by the Board a sum of Rs. ... towards principal and interest as per terms of the Principal Deed still remain due and payable to the Board.

And Whereas the Borrower being in need of a further advance of Rs. ... on the terms of Regulations 21 to 32 of the M. P. E. (Grant of advances for purchase of conveyances) Regulations, 1966 (hereinafter referred to as «the said Regulations») towards payment of customs duties payable on the said vehicle at the time of bringing the same into India.

And Whereas the Borrower has approached the Board for an advance for further sum of Rs. ... and the Board has agreed to lend the same on the same security and on terms hereinafter expressed.

And Whereas the Borrower has paid the customs duty in respect of the said Motor Vehicle with or partly with the amount so advanced.

Now This Deed Witnesseth:—

1. In pursuance of the said agreement and in consideration of the further sum of Rs. ... (in words as well as in figures) advanced to the Borrower (with receipt of which the Borrower hereby acknowledges) the Borrower hereby covenants with the Board to repay to the Board the sum of Rs. ... or the balance thereof remaining unpaid at the date of these presents with interest thereon by instalments in the manner herein.

2. The Borrower shall repay the said sum due to Board by equal payments of Rs. ... each on the first day of every month and will pay interest on the sum for the time being remaining due and owing calculated according to the said Regulations so long as the principal moneys hereby secured or any part thereof due on this security remain unpaid and the Borrower doth agree that such payments may be recovered by monthly deductions from his salary in the manner provided by the said Regulations.

3. It is hereby agreed and declared that if any of the said instalments of the principal or interest shall not be paid or recovered in the manner aforesaid within ten days after the same are due or if the Borrower dies or at any time ceases to be in Board's service or of the Borrower shall sell or pledge or part with the property in or of the said Motor Vehicle or become insolvent or make any composition or arrangement with his creditors or if any person shall take proceedings in execution of any decree or judgment against the Borrower, the whole of the principal sums and interest thereon calculated under the said Regulation which shall then be remaining due and unpaid under these presents and the Principal Deed shall forthwith become payable.

4. In pursuance of the said agreement and the consideration aforesaid the Borrower doth hereby declare that the Motor Vehicle described in the Schedule to the Principal Deed and which is also described in the Schedule hereunder shall be security for and charged with payment to the Board as well of the said sum of Rs. ... or the balance thereof remaining unpaid at the date of these presents with interest thereon secured under the said Principal Deed and the said sum of Rs. ... and interest thereon according to the covenant in that behalf herein before contained and that the same shall not be redeemed or redeemable until payment of the moneys secured under this Deed and the Principal Deed.

5. And It is Hereby Agreed that all powers, provisions and covenants contained and implied in the aforesaid Principal Deed in relation to the money secured thereby shall operate and take effect in like manner for securing payment of the principal and interest and to the security as fully as if the

